

Applicability Definitions/Key

Flagged critical indicator

Highlighted wording reflects changes as of 3/1/21

Highlighted reflects changes as of 7/1/2021

All Services = All Residential, Employment, and Community Based Day Services

Residential Services includes: 24-hr residential (3153), ABI/MFP 24-hr residential (3751), Individual Homes Supports (IHS) (only if > 15/hrs per

week), Placement, ABI/MFP Placement, Respite **Employment Services includes**: (3168, 3181)

Community Based Day Services (CBDS) includes: (3168)

If a check box is marked (\boxtimes) , then that indicator is applicable to that service.

If one of the following symbols follows a service type, then the indicator only applies in the indicated circumstances:

• applies when Provider is responsible. For instance: (L33-L47) when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support), ★ -when location is owned, rented or leased by the provider.

PERSONAL SAFETY								
INDICATOR	Regulations 9.04 All providers shall provide to all individuals served an initial and subsequent, annual training on when and							
	(2):		how to file a complaint or obtain assistance under 115 CMR 9.00. Such training shall include use of					
L1. Individuals			cation where the individual is hearing o	r speech impaired or unable to				
and guardians	OLUBELINEO.	communicate without assistan	ce or an interpreter.					
are trained in	GUIDELINES:	:f	int in alcelia a DDDC Hatlia a information	bet constitutes a nonentable				
how to report			aint, including DPPC Hotline information					
alleged			ave reason to believe that there is mistri ir communication and other needs.	eatment, abuse of neglect occurring.				
abuse/neglect.	Individuals should b	e trained in accordance with the	en communication and other needs.					
	Guardians of individ	uals need to be provided with in	formation and training on how to file a	complaint. This serves as an				
APPLICABILITY			ndividualized training, may not compre					
AFFLICABILITI	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD				
All Services	SOURCE			NOT MET				
7 111 001 11000	Abuse and	Individuals' training records	Individuals have received annual	Individuals have not received				
	mistreatment	are reviewed to determine	training in the past year in	annual training at all				
		whether there is documented						

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training documenta Staff intervi	has occurred in the past year. This is further	 accordance with their method of communication and guardians received information on the procedures for reporting alleged abuse/neglect. 	 <u>or</u> did not receive training in accordance with their method of communication <u>and/or</u> guardians did not receive information on the procedures for reporting alleged abuse/neglect.
	A sample of guardian documentation is reviewed to determine whether guardians have been apprised of how to report alleged abuse/neglect.		

INDICATOR	Regulations 9.06	A Department or provider employee is mandated to and shall immediately file a complaint under 115 CMR					
	(2):	9.00 with the senior investigate	or for the region when he or she has re	eason to believe that there is a non-			
L2. Allegations		frivolous allegation of mistreati	ment, an illegal, dangerous or inhumar	ne condition or incident, or a			
of abuse/neglect		medicolegal death of an individ	dual				
are reported as	GUIDELINES:						
mandated by				ose conditions and situations requiring			
regulation			dgeable concerning what constitutes a				
PAPPLICABI	mandated reporter,	and practices for filing with the [OPPC, and reporting to supervisory pe	rsonnel.			
PUAPPLICABI	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD			
LITY	SOURCE			NOT MET			
All Services	Policies and	Review of Policy.	Policy is in place, and does not	Policy is either not in place or			
7 33171333	procedures for reporting abuse,		require someone to ask permission of their supervisor	requires someone to ask permission of their supervisor prior			
	roporting abase,		prior to filing; and review of	to filing,			

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neglect, and mistreatment DPPC Complaint Allegations Communication Log Individual Record Staff interview	A review of complaints filed to identify those complaints that have been filed. A review of a sample of documentation (individual and location) is conducted to assess whether reportable items noted within communication log or incident reports were also filed as complaints. Staff interviewed to determine knowledge of what constitutes reportable allegations.	complaints indicates that staff are filing, • and information shared through either interview or documentation showed no evidence of unreported allegations.	and/or information shared either through interview or documentation shows that potential case of abuse/neglect/mistreatment went unreported.
	As mandated reporters, when a reportable incident is revealed, OQE will report it.		

I	NDICATOR	
2	Immodiato	

L3. Immediate action is taken to protect the health and safety of individuals when potential

Regulations 9. 07 (1) and (2)

- (1): The Regional Director or designee shall notify the provider, who shall be responsible for taking immediate action:
- (2): A provider notified of a complaint alleging intentional physical injury of an individual, including any sexual activity between an individual and an employee or volunteer of a provider shall immediately remove the employee or volunteer from all direct contact responsibilities pending resolution or investigation of the complaint.

GUIDELINES:

Immediate actions must be taken by the provider once the provider becomes aware of an allegation. These activities, such as removing the employee from all contact with individuals, must remain in place pending resolution and the results of the

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abuse/neglect is reported	investigation. The agency needs to have a system for ensuring that immediate actions are issued when necessary, and for monitoring these actions to ensure that they remain in place pending resolution/decision.							
	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET				
APPLICABILITY All Services	DPPC Complaint allegations Staff Interviews Agency policy	A sample of complaint allegations is reviewed to determine if immediate action occurred as required. Interview of provider staff to determine what immediate action was taken to protect individuals, if necessary.	 Immediate actions were determined to have occurred. and were implemented to protect the individual(s) <u>and</u> these were maintained and adequate until a Resolution/Decision is made. 	 Immediate actions referenced did not occur Immediate actions to protect the individual (s) were not implemented <u>or</u> these were not maintained and adequate until a Resolution/ Decision is made. 				

L4. Action is taken when an individual is	9.14(6): letter shall provide documentation to the Complaint Resolution Team coordinator as soon as the correct action(s) have been implemented which the CRT coordinator shall report in writing to the regional direct						
subject to abuse	GUIDELINES:						
or neglect.		of specific actions that are typic ed supervision and monitoring a	cally set forth in the Action Plan includir and disciplinary actions.	ng but not limited to (re)training,			
APPLICABILITY							
All Services	The agency needs to have a system for ensuring that all specific actions are taken, and for monitoring these actions to ensure that they remain in place as indicated.						
	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET			
	HCSIS – Review	A sample of action plans is	Actions outlined in the	Actions outlined in the			
	Action Plans	reviewed to determine	plan/resolution report occurred	plan/resolution report were not fully			
	Interview with	whether recommended	within specified time frame.	implemented within specified time			
	designated staff	actions have been		frame.			
	person	implemented.					
	responsible for						
	enforcing and	When the action plan/					
	monitoring the	resolution report does not					

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action plans – Administrative review	indicate that action was completed, follow-up with staff to determine what actions have been implemented.	
Provider documentation relative to action plan.		

INDICATOR	Regulations 7.06shall prepare and file with the area office a written safety plan assuring the safety of individuals in the						
L5. There is an	(<u>3): (a)</u>	circumstances requiring emerg	e, explosion, loss of heat or electricity, gency evacuation. Safety plans must be services are provided and must be eas	e specific to and must be on hand at			
approved safety plan in home and		who provide supports and serv		ny december to an otan and ethere			
work locations	GUIDELINES:						
	The safety plan mus	st be approved every two years.	It cannot require staff to return to the	building to evacuate others.			
APPLICABILITY ⊠24/hr	Existing practices must be consistent with the safety plan. (e.g. individuals names; staffing patterns; protocol as written is what is being performed) All required components need to be contained in the safety plan.						
Residential ⊠ABI/MFP 24/hr							
Residential ⊠IHS	Plans must include any environmental / other exceptions noted to be present. (e.g. large porch in lieu of second means of egress in house; nighttime fire drills)						
⊠Placement	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET			



 ⋈ABI/MFP Placement ⋈Respite ⋈Employment Services ★ ⋈CBDS 	Provider Assurance form Site review Location-specific Safety Plans Staff interviews	A sample of the location- specific Safety Plans is reviewed to determine whether plans are updated as required, contain all the required components and reflect actual conditions in the home or workplace.	 Safety plan must be approved by AD or designee, <u>and</u> be less than two years old, <u>and</u> include all elements, <u>and</u> reflect current practices. 	•	Safety plan is outdated or not approved by AD or designee and/or reflects staffing pattern not in place and/or does not include all individuals and/or needs to be revised to reflect current practices.
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INDICATOR L6. All individuals are able to evacuate homes in 2 1/2	Regulations 7.06 (3) (b) 6: For sites where residential supports and 24-hour site based respite supports are provided, safe evacuation is defined as assuring that all individuals can get out of the home in 2 minutes and 30 seconds, with or without assistance, without reliance on staff who have evacuated to return to provide assistance, and in accordance with professionally accepted fire safety evacuation procedures. For sites where employment supports or day supports are provided, safe evacuation is defined as assuring that individuals can evacuate in a safe, orderly and timely manner, with staff assigned to individuals needing assistance.						
minutes with or	GUIDELINES:	,	,	3			
without	 This regulation ap 	pplies to all residential services,	as well as all site-based day services.				
assistance and		•	ated historically, but experiences curren	it difficulties and has not evacuated in			
workplaces		seconds, there is a (training) pl					
within a reasonable		simulation is part of the plan, th f training; at least one nighttime	e rationale for this is clearly outlined, and drill per year).	nd nighttime evacuation is adequately			
amount of time	When living in a h	nigh-rise apartment, ambulatory	individuals must evacuate promptly via	the stairs.			
Po .			s who cannot ambulate using the stairs needs to be outlined in the safety plan.				
	· · · · · · · · · · · · · · · · · ·	•					
	 In site-based respite, staff need to be familiar with evacuate strategies, and fire drills must occur to ensure that staff can implement evacuation procedures consistent with safety plan. 						
	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD			
	SOURCE	TOTT MEAGORED	SILITERIAL SIL STANDARD MET	NOT MET			



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⊠24/hrResidential⊠ABI/MFP 24/hr

⊠IHS

⊠Placement

Residential

⋈ABI/MFPPlacement

⊠Respite

☑ EmploymentServices ★☑ CBDS

Fire drill logs for 24-hour homes and site-based day services

Staff interview

Less than 24-hour residential supports and Placement Services — individual interview

A review of the fire drill records for the location for the past year to determine whether individuals were able to evacuate their homes in 2 minutes and 30 seconds.

Day Services – fire drills demonstrate the location is evacuated in a reasonable amount of time.

Where the location has a current approved FSES waiver in place, fire drills are assessed to determine whether the evacuation time is consistent with the approved FSES waiver time limit.

Determine if individuals have been trained and know how to evacuate safely.

In homes where regulation does not specify a minimum requirement for drills, the provider has a means for initial and periodic assessment of the individual's ability to evacuate. (Placement/IHS).

Individuals in homes are able to evacuate in two minutes and 30 seconds or less or in site-based day services in a reasonable time.

The provider is implementing strategies, which are supported by documentation, to resolve a temporary new situation that has caused evacuation to exceed 2 minutes and 30 seconds from their homes or for day services, when the evacuation exceeds the time allocated within the safety plan.

Individuals are not able to evacuate homes in 2 minutes and 30 seconds or less or in site-based day services in a reasonable time.

The provider is not implementing strategies, which are supported by documentation, to resolve a situation that has caused evacuation to exceed two minutes and 30 seconds or for day Services, when evacuation exceeds the time allocated within the safety plan. .

INDICATOR

Regulations 7.06 (3) (b) 7a.

Providers of residential supports except placement services shall conduct quarterly fire drills and maintain records of evacuation times, types of assistance, if needed, and assessments of individual and staff

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L7. Fire drills are conducted as required.
APPLICABILITY

⊠24/hr Residential

⊠ABI/MFP 24/hr Residential

□IHS

□Placement

□ ABI/MFP Placement

□Respite

☑ EmploymentServices ★☑ CBDS

performance. At least two drills per year shall be conducted in the nighttime when individuals are in bed and asleep.

- b. Providers of employment supports, or day supports shall conduct two fire drills annually, with records of evacuation times and type of assistance needed, if any, and assessments of individual and staff performance.
- c. A provider shall not deviate in any respect from the foregoing minimum requirements for fire drills unless it has provided alternative assurances in the provider safety plan submitted to and approved by the area director.
- d. Records documenting the results of the required fire drills shall be submitted to the area office at the time safety plans are re-filed pursuant to 115 CMR 7.06(3)(e).

GUIDELINES:

- The purpose of the fire drills is to ensure that both staff and individuals are trained and familiar with strategies for evacuation and can demonstrate evacuation within 2 minutes and 30 seconds (unless an approved FSES waiver is in place for extended time).
- Fire drills need to be conducted with the minimum number of staff noted in the safety plan, and the Provider needs to demonstrate success in meeting evacuation time with the requisite number of staff.
- Fire drills must be documented correctly (e.g. type of assistance needed; time to exit, etc.).
- Blocked egress fire drills so that both staff and individuals become knowledgeable and trained in the utilization of both ways out, is strongly recommended.
- Where the location has a fire drill strategy that differs from regulation, fire drills must meet that particular standard. (e.g. more frequent drills).
- If approved through the safety plan, participant simulated fire drills can be conducted. <u>See participant simulated fire drill</u> quidance for when permissible and how to conduct.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Fire drill logs	Fire drill records for the location for the past year are reviewed to determine whether fire drills were conducted as indicated in regulation and documented appropriately.	 Fire drill logs for the location indicate that fire drills were conducted at the frequency (but not less than 4 per year with 2 at night in 24-hour homes and 2 per year in site based day services); and with the minimum ratio of staff outlined in the safety plan and documentation of fire drills is complete. 	 Fire drill logs for the location indicate that fire drills were not conducted as frequently as required <u>and/or</u> are not conducted with the minimum ratio of staff; <u>or</u> when there are documentation omissions/ errors.

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INDICATOR L8. Emergency	Regulations 4.03 (4): Emergency Information. Each individual's area office and provider record shall contain, in readily accessible and duplicate form, descriptive and other information of use in finding an individual if missing, or otherwise in an emergency, as more fully set forth in 4.03 (4) (a) through (n).						
fact sheets are current and accurate and available on site	GUIDELINES: The Emergency Fact Sheet must be accurate and current. It needs to include identifying information such as age, general physical characteristics, emergency contacts, guardian information, general nature of abilities and physical disabilities, spec						
X24/hr Residential	INFORMATION SOURCE	al information (e.g. HIV status) i	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET			
	Emergency Fact Sheets - on site Other individual documentation	Emergency Fact Sheets are reviewed and compared with other information (e.g. medical records) regarding an individual(s) to determine whether information is complete and current.	 The Emergency Fact Sheet is current <u>and</u> complete. 	 The Emergency Fact Sheet is not current and/or is incomplete. 			
L9. Individuals are able to utilize equipment and machinery safely.	Regulations 7.06 (2) (a) (c)	 (2) Individual Safety Assessment. (a) All providers shall assure that individual safety assessments are conducted and that strategies are developed for meeting the specific and unique safety needs of each individual. Individual safety assessments shall be conducted as part of the individual's ISP. (c) Safety strategies may include modification to the location where services are provided, other environmental modifications and use of assistive technology, staff supports, staff training focused on the individuals' needs, and education of individuals to assure optimal understanding and independence regarding safety precautions and procedures. 					
APPLICABILITY	GUIDELINES: Training and education are essential prerequisites to using equipment and machinery as independently as possible. Guidance, supervision, review of safety precautions, and generalized training must be provided for any equipment, such as a microwave or a lawn mower or a piece of machinery, before individuals begin to use them independently.						

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≥24/hrResidential≥ABI/MFP 24/hrResidential≥IHS□Placement□ABI/MFP	 formulation of ir Formalized doc or blender is no use. This will assist i 	ndividualized training that match umented training to individuals t t necessary; however, it is impo	ndependence in operating devices nee es an individual's learning style. To use appliances or daily equipment at trant that individuals receive some bas ependent as well as informed and know	t home such as the stove, microwave, ic instruction and information prior to			
Placement	SOURCE	HOW WEASURED	CRITERIA FOR STANDARD MET	NOT MET			
⊠Respite ⊠Employment Services ★ ⊠CBDS	Individual Interview/ Observation Staff interview Individual Record Training information – Employment/ CBDS Use of assistive Technology	Individual information is reviewed to determine whether individuals received the necessary training to utilize equipment and machinery safely.	Individuals are using equipment and machinery safely.	 Individuals are not using equipment and machinery safely and/or teaching is inadequate for an individual to utilize equipment and machinery safely. 			
INDICATOR	Regulations 5.03(3)(e)		be provided in such a manner that prom nces, even though such experiences m				
L10. The	0.00(0)(6)		safety and well-being shall not be unrea				
provider	GUIDELINES:						
implements		•	, or have conditions that may pose a ris				
interventions to reduce risk for		an assessment of the degree of are not necessarily limited to ris	risk, as well as strategies, must be out k plans.	uined to address this risk. Strategies			
individuals	Staff must be knowledgeable about the individual's particular behaviors and/or conditions as well as strategies in place to						
whose behavior	address them. Training in how to implement strategies as designed must occur.						
may pose a risk to themselves or			ategies to manage the risk must also o				
others.	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET			

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APPLICABILITY All Services	Staff Interview Staff Log Individual Record Risk Plans/ ISP Meditech and HCSIS information	Review staff's knowledge of potential individual risky behavior and their plans and activities to mitigate that risk. Assess staff's knowledge of an individual behavior/condition that puts them at risk and the strategies in place to mitigate that risk. Review individual record and staff log to identify need(s) in	•	Clear strategies are in place as needed outlining interventions to reduce risk for individuals and are implemented.	•	Clear strategies are not in place when needed and/or do not outline needed interventions to reduce risk and/or plans are not fully implemented.
		this area, which should then be reviewed with staff during staff interview. Review whether staff are aware of the individual risks and whether they are being addressed.				

ENVIRONMENTAL SAFETY								
INDICATOR	Regulations 7.07	All homes and work/day supports must meet all applicable building, sanitary, health, safety, and zoning						
	(1):	requirements.						
L11. All required	Regulations 7.07	Heating and plumbing systems shall be installed and maintained for safe, healthy, and comfortable use by						
annual	(5) (f)	the individuals supported by the provider.						
inspections have	GUIDELINES:							
been conducted.		ns include the following:						
Revised 3/1/19	 Section 8 House 							
₽ E		Occupancy (CO) for day/work program						
re		g permits for any renovations; CO if needed for major renovations performed prior to occupancy						
APPLICABILITY	Certificate of inspection from Board of Health for any work/day service location that prepares food for retail sale							
	If sprinklers are present, annual inspection for sprinklers is needed							
	Annual elevato	or inspection (MGL c 143, sec 64)						

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⊠24/hr Residential

- ⊠ABI/MFP 24/hr Residential
- ⊠IHS ★
- ⊠Placement
- ⊠Respite
- ⊠EmploymentServices ★⊠CBDS

- Annual*** maintenance inspections and service (for oil/gas furnaces) *
- Annual maintenance inspections and cleaning for fireplaces, wood-burning and pellet stoves*
- The Placement agency needs to assure either through monthly visits or through some other process (e.g. an annual site inspection)

Where Section 8 Inspections are in place, only a partial site review would be conducted for several of the following indicators.** Although several indicators are not designated for review, if a deficiency is noted while completing other sections of licensure, the deficiency must be noted and the indicator rated.

Each furnace varies, and each manufacturer may assign different level(s) and type(s) of ongoing routine service requirements and maintenance schedules for safe operation. In order to ensure that heating systems are well-maintained and safe, at least annually the furnace needs to be inspected by a qualified service technician to confirm that it is functioning effectively and determine whether any service or maintenance is needed. Demonstration through a tag, invoice, receipt or notation from a qualified person that the unit has been inspected and either requires "no service" or "needs (something) in some (time parameter)" is sufficient to meet this requirement.

(*furnaces must be serviced in accordance with Manufacturer's specifications)

(**this item is reviewed as part of Section 8)

(***As of 9/1/17, Providers have up to 15 months between heating inspections to be considered acceptable as annual inspections.)

in operation of			
INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Inspection and service documentation. Inquiry as to service provider's process.	A sample of home and work locations is visited, and inspections are viewed.	Presence of all inspections, including annual service inspections from qualified technicians. Or Section 8 letter	One or more inspections (including annual service inspections from qualified technicians) is missing.
Current Section 8 inspection / letter			



INDICATOR

L12. Smoke detectors and carbon monoxide detectors, and other elements of the fire alarm system required for evacuation are located where required and are operational.

Regulations 7.07 (7)(c)and(d)

(c) All sites shall have smoke detectors as required by 780 CMR: Board of Building Regulations and Standards.

If more than one detector is required per site, each detector shall be interconnected so as to activate all other detectors. (d) All sites shall have carbon monoxide detectors as required by 780 CMR: Board of Building Regulations and Standards.

GUIDELINES:

Carbon Monoxide detectors are now required by the Massachusetts State Building Code and must be within 10 feet of bedrooms.

In homes, there must be at least one approved smoke detector on each level of the home, including basements. On any floor, level or story exceeding 1200 square feet or part thereof, smoke detectors are located outside sleeping areas on every floor of the home (or inside bedrooms if the fire system has been installed or upgraded after 8/27/97).

In residential homes not owned or leased by the individual(s), if more than one smoke detector is required in the home, each detector must be interconnected so that when one activates, all will sound.

Where present, such as in sites supporting individuals who are deaf or blind, additional adaptations should be in place and operational including bed shakers, audible horns and strobe lights.

APPLICABILITY	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET		CRITERIA FOR STANDARD NOT MET
 ⊠24/hr Residential ⊠ABI/MFP 24/hr Residential ⊠IHS ⊠Placement ⊠ABI/MFP Placement ⊠Respite 	Location review Current Section 8 inspection / letter re inspection.	The location is reviewed to determine whether smoke and CO detectors are located as required and are tested to determine if they are operational. If sounding the alarm would disrupt others in the building, documentation indicating that alarms are operational will suffice.	 Smoke detectors and Carbon Monoxide detectors are present in the proper locations. and are operational. If home is owned or leased by the provider, if one smoke detector sounds, all detectors sound. When needed for evacuation additional adaptations are operational. 	•	Smoke detectors and/or Carbon Monoxide detectors are not present in the correct locations and /or are not fully operational and/or other needed adaptations are not operational.
⊠Employment Services ★ ⊠CBDS		Not reviewed if reviewed by Section 8	Or Section 8 inspection		

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INDICATOR

L13. Location is clean, environmentally safe, and free of rodent and/or insect infestation

APPLICABILITY

⊠24/hr

Regulations 7.07 (3)

(3) All providers must assure that the sites where supports and services are provided are clean, environmentally safe, and free of vermin. Any objects or conditions that represent a fire hazard greater than that which could be expected of ordinary household furnishings shall not be permitted.

GUIDELINES:

The site must be free of infestation and in clean, sanitary condition. Cleanliness and sanitation of all areas of the location is critical to prevent the likelihood of infestation.

If the agency has experienced problems with rodent or insect infestation in the past, there must be an initial, and possibly a routine pest/insect control service consultation(s)/ schedule established.

Interior: Home must be clean and free of unnecessary garbage and rubbish that would invite pests. Cleaning of high-touch surfaces in common areas including door handles, faucets, railings, knobs, counters, handrails, and grab bars. Use alcohol wipes to clean tablets, phones, touchscreens, and keyboards.

Cleaning of all rooms with a focus on hard surfaces (including desks, tables, countertops, sinks, appliances, and vehicle interiors) with a disinfectant on the EPA list. Proper use and disposal of personal protective equipment (PPE).

Exterior: Garbage and rubbish are stored in rodent-proof, watertight receptacles with tight fitting covers. There is no rubbish

Residential ABI/MFP 24/hr Residential IHS* Placement ABI/MFP Placement Respite Employment Services * CBDS Image: ABI/MFP Sample Sample Services * Image: ABI/MFP Sample Sample

accumulating against or near the home.							
INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET				
Location review Documentation of consultation with Pest control services, if pests are present Section 8 inspection/letter Staff interview Schedule of regular cleaning and disinfecting	The location is reviewed and inspected. ***also reviewed For Section 8 homes	 Location is observed to be free of evidence of rodents or insect infestation and the site is clean and sanitary and environmentally safe. and Evidence of frequent cleaning and disinfection practices and Evidence of proper PPE use and disposal Or Section 8 inspection/ letter 	 Location is not free from rodent/ insect infestation, and/or the location is not engaged in actions moving toward resolution and/or site is not in clean, sanitary condition and/or is not environmentally safe. Evidence of infrequent cleaning and disinfection practices. Evidence of improper PPE use and disposal 				

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using EPA Registered Disinfectants.		
Documentation of staff training on the use of disinfectants in a safe and effective manner and to clean up potentially infectious materials and bodily fluid spills		

INDICATOR	Regulation 7.07 (1):	All homes and work/day support requirements.	orts must meet all applicable building, s	anitary, health, safety, and zoning				
balusters, stairs and stairways are in good	and stairways run of treads or flight with three or more risers). The handrails need to be between 34-38 inches in height. T							
repair.	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET				
APPLICABILITY	Site review Current Section 8 inspection/letter	The location is reviewed to determine if handrails and balusters are located as required and in good repair. Not reviewed if reviewed by Section 8	 All handrails and balusters are located as required and in good repair. Or Section 8 inspection/ letter 	 Handrails and balusters are not located as required and/or are not in good repair. 				

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

★ -when location is owned, rented or leased by the provider



⊠ABI/MFP							
Placement							
⊠Respite							
⊠Employment							
Services ★							
⊠CBDS							
INDICATOR	Regulations 7.07		orts must meet all applicable building, s	sanitary, health, safety, and zoning			
	(1):	requirements.					
L15. Hot water	Regulations 7.07		s shall be installed and maintained for s	safe, healthy and comfortable use by			
temperature	(5)(f):	individuals.					
tests between	GUIDELINES:	the second state was to stand and sub-	ink in known and an the above big a condensate	Lither Organization Danish at Orfate.			
110 and 120			ich is based on the plumbing code and				
degrees.			Deliverable water temperatures should es for residential faucets and 110 degre				
APPLICABILITY	(employment / day s	•	es for residential faucets and 1 to degre	ses for faucets in public buildings			
APPLICABILITY	(ciriployinetit / day d	<i></i>					
⊠24/hr	While water heaters	can be set slightly higher to ens	sure that bacteria is killed and dishwas	hers are accommodated, the			
Residential			omes out of the faucet) should be at the				
⊠ABI/MFP 24/hr			ds with thermostatic mixing valves and				
Residential	•	•	s, it is important that the providers dev	elop a system to regularly check			
⊠IHS ★	deliverable water ter	nperatures.					
⊠Placement							
⊠ABI/MFP			re at sinks must be no higher than 110				
Placement	higher temperatures	for their proper use e.g. if show	vering facilities present must be betwee	en 110 and 120 degrees.			
⊠Respite	In all legations, when	ro individuale are utilizing water	with staff assistance, all passagery pro	equitions must be taken to regulate			
⊠ Nespile			with staff assistance, all necessary pre				
⊠Employment	the water temperature, and to keep the temperatures at safe optimal levels. For example, in locations where individuals are less mobile, water may pool/ collect on the individual and is more likely to scald at lower temperatures. In these locations, use of						
Services *	scald protectors, adjustment of the water temperature to lower levels, and ongoing checks of the water temperature is advised.						
Services ★ ⊠CBDS	Totala protoctoro, daj	delinent of the water temperatu	is to to to to to to to, and ongoing oncolo	of the fraction temperature to adviced.			
	Anti-scalding device	s installed that shut water off wh	nen temperature exceeds 120 degrees	are typically found in apartment			
		er temperature is not under the					
	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD			
	SOURCE			NOT MET			

^{£-}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

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Site review current Section 8 inspection/letter	Water is tested with a thermometer to determine if it is within acceptable range. Not reviewed if reviewed by Section 8 and explicitly written in inspection/letter (sometimes performed and referenced; sometimes not)	Water temperature is within acceptable limits. If reviewed by Section 8, the inspection/letter confirms the standard was met.	Water temperature is not within limits.
--	--	--	---

INDICATOR L16. The location is	Regulation 7.07 (4):	All providers must assure that the sites used by persons with substantial mobility impairment are barrier-free to the extent necessary to permit access to the supports, services, personal, and common areas. A location shall be deemed to be barrier-free, in whole or part, if it meets the applicable standards of 521 CMR: Architectural Access Board as adopted by 780 CMR: Board of Building Regulations and Standards.				
adapted and accessible to the needs of the	Regulations 7.07 5(e):	Major environmental controls, including those for lighting, appliances, plumbing, windows, and shades shall be operable by and accessible to individuals.				
individuals. APPLICABILITY	GUIDELINES: A barrier free environment is essential for individuals with mobility impairments to fully access their home as independently as possible; such as roll under sinks and stove tops.					
⊠24/hr Residential		tions to meet individual needs, s sual alerts for doorbells for those	such as rails on walls/enhanced lighting with hearing impairments.	for individuals with vision		
⊠ABI/MFP 24/hr Residential	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET		



□IHS ⊠Placement ⊠ABI/MFP Placement ⊠Respite	Location Review Observation Staff Interview	The location is reviewed to determine whether it is adapted and accessible to meet the needs of the individuals supported.	 The location has the necessary accessibility <u>and</u> adaptations to meet the needs of the individuals supported. 	 The site does not have the necessary accessibility <u>and/or</u> adaptations to meet the needs of the individuals supported.
⊠Employment Services ⋆ ⊠CBDS	Individual record review			

L17. There are two means of egress from floors at grade	All sites shall have two means of egress from floors at grade level; all other floors above grade level shall have one means of egress and one escape route serving each floor and leading to grade. This requirement shall not apply to employment supports or day supports when the second floor is used on an intermittent basis only. Any proven usable path to the open air outside at grade shall be deemed acceptable as an escape route, including but not limited to connecting doors, porches, windows within six feet of grade, ramps, fire escapes, and balcony evacuation systems.					
level APPLICABILITY		proven and usable by all individur individur individuals in wheelchairs.	roven and usable by all individuals; e.g. if stairs are present for front and back egresses, these egresses			
⊠24/hr Residential ★		e location must have at least one accessible egress for those who have mobility impairments (e.g. ramp without stairs.).				
□ ABI/MFP 24/hr Residential « □ ABI/MFP 24/hr	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET		
□IHS □Placement ★ □ABI/MFP Placement ★ □Respite	Site review Staff interview/ observation Current Section 8	The location is reviewed to determine whether there are two means of egress from floors at grade level. Individual's ability to utilize	 The location has two means of egress from floors at grade level that individuals are able to use. <u>or</u> at least one ramp and one other usable exit in locations where individuals with mobility 	 The location does not have two means of egress at grade level that individuals are able to use <u>and/or</u> location does not at least one ramp and one other usable exit in locations where individuals 		
⊠Employment Services ★ ⊠CBDS	inspection/letter	the egress is assessed. Since the Section 8 review does not review whether	impairments are supported.	with mobility impairments are supported.		

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★ -when location is owned, rented or leased by the provider



Department of Developmental Service		011102 01 &		
		egresses are usable, this aspect will always be reviewed.		
		If there are non-ambulatory individuals, the location is reviewed to determine whether there is at least one ramp.		
L18. All other floors above	Regulations 7.07(7) (a):	floor and leading to grade. Any pacceptable as an escape route, in	el shall have one means of egress an proven usable path to the open air ou including but not limited to connecting is, balcony evacuation systems, etc.	stside at grade shall be deemed g doors, porches, windows within six
grade have one	GUIDELINES:	root or grade, rampe, me decape	o, ballotty oraculation by eleme, ele-	
means of egress and one escape route on each	eans of egress and one escape individual(s) must have the physical capacity to use this route and their ability to use this route has been tested su			
floor leading to grade		•	codes. As such, apartments within thes units within the building that rely or	e high rise must have one egress and fire department rescue.
APPLICABILITY	Residential elevate individuals in whee		f a fire, and therefore do not "count" a	as an egress/ escape route for

⊠24/hr Residential* ⊠ABI/MFP 24/hr Residential*

□IHS

⊠Placement⋆

Basement levels utilized as sleeping space must also have one means of egress and one escape route from that floor.

A provider shall not deviate in any respect from the foregoing environmental requirements of 115 CMR 7.07(7) as they apply to that provider, unless the provider demonstrates that the safety needs of individuals are otherwise adequately addressed and has received approval from the area director within its safety plan as required by 115 CMR 7.06. (Regulations 7.07(8))

INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD
SOURCE			NOT MET



⊠ABI/MFP	Site review	The location is reviewed to	The location has one means of	The location does not have one
Placement⋆		determine the individual's	egress and one proven escape	means of egress and one <u>proven</u>
⊠Respite	Staff interview/	ability to utilize the egress is	route from floors above grade level	escape route from floors above
·	observation	assessed.	that individuals are able to use or	grade level that individuals can use,
⊠Employment			there is an exception approved	and there is no exception to this
Services⋆	current Section 8	Since the Section 8 review	through the Safety Plan.	requirement noted and approved
⊠CBDS	inspection / letter	does not assess that the		through the Safety Plan.
		egresses are "proven		
		usable" this aspect will		
		always be reviewed.		

INDICATOR

L19. Bedrooms for individuals requiring hands on physical assistance to evacuate or who have mobility impairments are on a floor at grade or with a horizontal exit.

APPLICABILITY

Regulations	7.07
(h):	

Bedrooms of individuals requiring hands on assistance to evacuate or who have a mobility impairment, including individuals who use a wheelchair, shall be on a floor at grade or on a floor with a horizontal exit: as set forth in current Massachusetts State Building Code requirements for horizontal exits.

GUIDELINES:

Individuals who need assistance to ambulate or move from one place to another using stairs cannot have bedrooms above grade. This would include individuals who use wheelchairs and most likely individuals who use a walker. Individuals must be capable of walking down the stairs on their own, although they may need physical guidance from staff because they are confused or unsure of what to do in an emergency.

High rise apartments are subject to different building codes. As such, apartments within the high rise can serve individuals in wheelchairs on the upper floors provided that the apartment building has a plan that identifies units within the building that rely on fire department rescue, and the fire department is aware of their role in evacuation.

Residential elevators cannot be utilized in the event of a fire, and therefore placement of individuals in wheelchairs on upper floors in homes is not permitted.

INFORMATION HOW MEASURED CRITERIA FOR STANDARD MET CRITERIA FOR STANDARD NOT MET



 ≥24/hr Residential ★ ≥ABI/MFP 24/hr Residential ★ □IHS ≥Placement ≥ABI/MFP Placement ≥Respite 	Site Review Individual / staff interview/ observation	The location is reviewed to determine whether any individuals with mobility impairments are situated in bedrooms not located at grade or with a horizontal exit.	Bedrooms where individuals requiring hands on physical assistance to evacuate or who have mobility impairments are on a floor at grade or with a horizontal exit.	Bedrooms where individuals requiring hands on physical assistance to evacuate or who have mobility impairments are not on a floor at grade or with a horizontal exit.
□Employment Services □CBDS				

INDICATOR	Regulations 7.07 Double cylinder dead bolt locks that require key operation from within are prohibited on egress doors.			
	(7) (a)			
L20. Exit doors	GUIDELINES:			
are easily	•	•	•	e.g. through the other apartment to the
operable by	outside), both sides	of the door must be easily open	able by residents from either apartmer	nt without use of keys.
hand from inside				
without the use			or handles can be used in place of the o	
of keys.	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD
APPLICABILITY	SOURCE			NOT MET
	Site Review	The location is reviewed to	 Exit doors are free of inside 	Exit doors have inside locks that
⊠24/hr	<u>.</u>	determine whether there are	locks that require keys,	require keys,
Residential	current Section 8	any exit doors that require	and are easily operable.	 <u>and/or</u> are not easily operable.
⊠ABI/MFP 24/hr	inspection / letter	the use of keys.		
Residential			Or Section 8 inspection / letter	
□IHS		Not reviewed if reviewed by		
□Placement		Section 8		
□ABI/MFP				
Placement				

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^{★ -}when location is owned, rented or leased by the provider



⊠Respite		
⊠Employment Services ⋆ ⊠CBDS		

INDICATOR	Regulations: 7 (1)	All homes and work/day suppo	orts must meet all applicable building, s	anitary, health, safety and zoning		
		requirements.				
L21. Electrical	GUIDELINES:					
equipment is	Locations must med	et the following:				
safely	 Wall receptacles 	and power strips are not overlo	paded; e.g. there must be no more than	one appliance cord plugged into an		
maintained.	outlet and limit th	ne number of items plugged into	any given power strip.			
	All visible cords	are free from cracks or wear. M	lultiple plug adapters are not used on a	ny appliance.		
APPLICABILITY			uently traveled floor areas, under floor			
	through doorway	s or other openings.				
⊠24/hr	 When necessary 	, only heavy-duty cords can be	used on major appliances such as air of	conditioners.		
Residential	 Fuses and circui 	t breakers are labeled. A suppl	y of fuses is kept next to the fuse box.			
⊠ABI/MFP 24/hr	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD		
Residential	SOURCE			NOT MET		
⊠IHS ★	Site Review	The location is reviewed to	Each of the five requirements as	The presence of one or more issues		
⊠Placement		determine if electrical	outlined in the guidelines has been	as noted in the guidelines is		
⊠ ABI/MFP	Section 8 letter	equipment is safely	met.	observed.		
	maintained.					
Placement	Or Section 8 letter.					
⊠Respite	Not reviewed if reviewed by					
		Section 8				
⊠Employment						
Services ★						
⊠CBDS						

No specific regulatory reference

£ -applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

★ -when location is owned, rented or leased by the provider Effective 3/1/2019, Revised 5/20, 6/20, 2/2; 5/21



INDICATOR

L22. All appliances and equipment are clean, operational and properly maintained.

APPLICABILITY

⊠24/hr
Residential⋆
⊠ABI/MFP 24/
Residential⋆
□IHS
□Placement
□ABI/MFP
Placement
⊠Respite
⊠Employment
Services
⊠CBDS

GUIDELINES:

All major appliances and equipment, including seasonally and periodically used appliances need to be properly maintained and in good working order. This includes items such as washers, dishwashers, stoves, toasters, toaster ovens, air conditioners, dehumidifiers, and other equipment that requires proper maintenance to assure its safe use.

Appliances need to be free of visible leaks. Dryer vents and filters need to be properly maintained, and lint free.

Provider must assure that appliances and equipment are maintained in good working order by conducting and documenting ongoing safety checks. Provider must also obtain any necessary inspections for equipment as indicated.

Portable free-standing heaters can only be utilized in limited circumstances. Radiator-type heaters that are UL inspected, and electric or oil-filled with automatic shut-off switches are acceptable. They must not be used as the primary source of heat, nor can they be used when people are asleep. They can be used in cases of unusual or rare situations, and not routinely through the winter. A written plan outlining the proposed use and addressing the implementation and monitoring is required.

The outdoor grill is located away from the home and is properly maintained according to local town ordinances. Gas grills cannot be located on wooden porches or on balconies. They must be located at least 10 feet from the house.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Site Review current Section 8 inspection/letter	The location is reviewed to determine if appliances are clean and properly maintained as outlined in the guidelines. Not reviewed if reviewed by Section 8	Each appliance within the location is clean and properly maintained. Or Section 8 inspection/ letter	 The location has one or more appliance or equipment that are found to be not clean and/or properly maintained in good working order <u>and/or</u> provider does not have an adequate system to assure the ongoing maintenance and safety of equipment/ appliances. ("Point in time" - new situations in which immediate actions have already been taken by the agency to resolve, do not require a rating of "not met"; e.g. dishwasher broke on date of visit; plumber was immediately called)

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Developmental Service				
				Lint in the dryer filter, without any other problem in this area is not sufficient to rate "standard not met." Lint build-up in the dryer hose, behind the dryer or in the vent must be rated "standard not met."
INDICATOR	Regulations 7.07	Locks on bedroom doors which	h provide access to an egress are proh	ibited.
	<u>(7) (g):</u>			
I 23 There are	GUIDELINES:			

L23. There are no locks on bedroom doors that provide access to an egress.

Privacy may be impacted for any individual whose bedroom provides access to an egress. Therefore the individual must understand that his/her bedroom will be used during fire drills and fire emergencies, and not to use a lock on his/her bedroom door.

INFORMATION HOW MEASURED CRITERIA FOR STANDARD MET CRITERIA FOR STANDARD

egress.	SOURCE			NOT MET
	Site Review	The location is reviewed to	There are no locks on bedroom	There is a lock on bedroom door(s)
APPLICABILITY ⊠24/hr Residential ★ ⊠ABI/MFP 24/hr Residential ★		determine whether there are any locks on bedroom doors that provide access to an egress.	door(s) that provide access to an egress.	that provides access to an egress.
☐IHS ☐Placement				
□ABI/MFP Placement				
⊠Respite				
□Employment Services □CBDS				

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	Regulations 7.07		h do not provide access to an egress s	hall be permitted only in accordance	
INDICATOR	(7) (g)	with the following:			
		1. The head of the provider has documentation that the lock may be easily opened from the inside without a key and that the individual is able to unlock the door from the inside; and			
L24.Locks on		, ,			
doors not	2. At all times staff carry a key or have immediate access to a key to open the door in the event of an				
providing egress	D 141	emergency.			
can be opened	Regulation 7.07		nless clinically contraindicated or unles		
by the individuals	(7) (f)		om with access to egress and consents	s to the bedroom door not having any	
from the inside		lock.			
and staff carry a	GUIDELINES:				
key to open in an			s, bathrooms, closets) can only have a	lock if they can be opened by the	
emergency.	individuals, and staf	f are able to open in an emerge	ncy.		
	IN IEO DAMATION	11034/1451011555	00175014 500 074110400 1457	00175014 500 074110 400	
APPLICABILITY	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET	
⊠24/hr	Site Review	A sample of homes is	Locks on doors are either not	Locks on doors are present and	
Residential ★		reviewed to determine if	present or individuals can open	individuals cannot open	
⊠ABI/MFP 24/hr	Documentation	locks on bedroom doors can	and staff have a key.	and/or staff do not have a key.	
Residential ★	review	be opened by the individual		•	
□IHS		from the inside and staff			
⊠Placement					
		carry a key to open in an			
⊠ABI/MFP		emergency.			
Placement					
⊠Respite		Documentation on the			
		clinical contraindication for			
□ Employment		any applicable bedroom door			
Services		without a lock.			
□CBDS		without a lock.			



Developmental Service	es la			
INDICATOR	Regulations 7.0 (5) (h):	All substances that are potential which are accurately labeled.	ially dangerous in nature shall be store	d separately from food in containers
L25. Potentially	GUIDELINES:			
dangerous	Household clea	iners and other non-edible, toxic iter	ms must be stored away from food iten	ns, and clearly labeled.
substances are				
stored separately			must take necessary steps to eliminate	access to these items for those who
from food and	INFORMATIO	of support / restriction, e.g. supplies N HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD
are in containers that are	SOURCE	N HOW MEASURED	CRITERIA FOR STANDARD MET	NOT MET
accurately labeled. APPLICABILITY 24/hr Residential ABI/MFP 24/hr Residential IHS* Placement	Site Review	The location is reviewed to determine that potentially dangerous substances are stored separately from food and are in containers that are accurately labeled.	 No dangerous substances are present near food, and/or unlabeled. 	 Potentially dangerous items are present near food and/or unlabeled.

□ABI/MFP
Placement
⊠Respite

⊠EmploymentServices ★⊠CBDS



INDICATOR

L26. Walkways, driveways and ramps are in good repair and clear of ice and snow.

Regulation 7.07 (1):

All sites where residential supports, 24-hour site-based respite supports, employment supports and day supports must meet all applicable building, sanitary, health, safety and zoning requirements.

GUIDELINES:

INFORMATION

Ramps, driveways and handrails must be adequately maintained (accessible, useable, functional, safe, and with adequate lighting on pathways, exits and ramps.)

Walkways need to be maintained in safe condition in all seasons (e.g. kept reasonably clear of ice, leaves, snow, and other elements of the weather). This includes both the primary and secondary egress pathways. Following a snowstorm or other weather condition, actions need to be taken promptly.

APPLICABILITY

⊠24/hr
Residential
⊠ABI/MFP 24/hr
Residential
⊠IHS ★
⊠Placement
⊠ABI/MFP
Placement

⊠Respite

SOURCE	HOW WIEASURED
Site Review	The location is reviewed to determine whether driveways and ramps are in good repair and clear of ice and snow.

HOW MEASURED

	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
1	 Walkways, driveways and ramps are in good repair <u>and</u> clear of ice and snow. 	 One or more walkways, driveways and ramps are not in good repair <u>and/or</u> are not clear of ice and snow.

INDICATOR

☑ EmploymentServices «☑ CBDS

Regulation 7.07 (1):

All sites where residential supports, 24-hour site-based respite supports, employment supports and day supports must meet all applicable building, sanitary, health, safety and zoning requirements.

L27. Swimming pools are safe and secure according to policy.

GUIDELINES:

Having a pool in the home can be positive when used safely. There needs, however, to be procedures in place that support safety when there is a pool or any body of water. Safety requirements are covered in the "Water Safety - Safeguards at Home and Within the Community" document.

When individuals are using a pool or other body of water, there needs to be at least one staff present that has completed a water safety training and is certified in CPR. For all service locations where a pool is present, there needs to be policies and

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* -when location is owned, rented or leased by the provider



procedures that cover the assessment of individual water safety skills, staff training and supervision requirements and environmental safeguards that meet applicable local ordinances and for when the pool temporarily is not in use.

⊴24/h r	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
24/hr Residential ABI/MFP 24/hr Residential IHS* Placement ABI/MFP Placement Respite Employment Services* CBDS	Site review Policies, procedures, and training around the use of the pool Staff interview	Homes with swimming pools are reviewed to determine whether the entrance to the pool is locked and the pool is maintained safely as per DDS policy. Review of training information (water safety), policies and precautions regarding pool use. Determine whether staff are knowledgeable about the agency pool policies and procedures.	Swimming pool is safe and secure according to DDS policy. The following items are necessary per DDS policy: Environmental safeguards (e.g. locked access when not in use) must be in place. An assessment of each individual's water safety skills must be made. The staff/ home care provider supervising individuals must be trained in water safety and CPR, with documentation present in the home. (An on-line Basic Water Safety course which covers basic water safety can suffice). Policies and procedures outlining supervision and use of pool need to be in place, and the home care provider needs to be knowledgeable	Compliance with one or more requirements from the DDS policy is not present.

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★ -when location is owned, rented or leased by the provider



INDICATOR	Regulations 7.07	No flammable liquids, such as	gasoline, shall be stored in the home of	or in spaces attached to the home		
INDICATOR	(5) (h):	Tro naminable liquide, each ac	gasomis, shan so stored in the nome t	or an opacion attached to the nome.		
L28.	GUIDELINES:					
Flammables are	Store oxygen per m	anufacturer's direction, and awa	ay from heat sources. Regarding other	materials such as small amounts of		
stored			e at least 10 feet away from the house			
appropriately.	away from heat sou					
appropriatory.	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD		
APPLICABILITY	SOURCE			NOT MET		
AITEIOABIEITI	Site Review	The location is reviewed to	Flammables are stored	Flammables are not stored		
 ⊠24/hr		determine that flammables	appropriately in fire rated containers	appropriately in fire rated containers		
Residential		are stored appropriately.	(UL listing).	(UL listing).		
⊠ABI/MFP 24/hr						
Residential						
⊠IHS⋆						
□Placement						
□ABI/MFP						
Placement						
⊠Respite						
⊠Employment						
Services⋆						
⊠CBDS						



INDICATOR	Regulation 7.07 (1):	All sites where residential supports, 24-hour site-based respite supports, employment supports and day supports must meet all applicable building, sanitary, health, safety and zoning requirements.			
L29. No rubbish	GUIDELINES:			•	
or other			rect (e.g. provider as homeowner) or in the home from a community landlord w		
combustibles are accumulated			sh and/or combustibles are removed fr		
within the	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD	
location including	SOURCE	The leasting is necisived to	No avecasive withhigh as at her	NOT MET	
near heating	Site visit	The location is reviewed to	No excessive rubbish or other	Excessive rubbish or other	
equipment and	Current Section 8	determine that no rubbish or	combustibles are accumulated	combustibles are present near	
exits.	inspection / letter	other combustibles are accumulated near heating	within the location near heating equipment and exits.	heating equipment and /or exits.	
APPLICABILITY	moposition, retter	equipment and exits.	oquipment and oxite		
ALLEGABILITY			Or Section 8 inspection / letter		
⊠24/hr		Not reviewed if inspected by			
Residential		Section 8			
⊠ABI/MFP 24/hr					
Residential					
⊠IHS ⋆					
⊠Placement					
⊠ABI/MFP					
Placement					
⊠Respite					
⊠Employment					
Services ★					
⊠CBDS					



INDICATOR	Regulation 7.07	All sites where residential supports, 24-hour site-based respite supports, employment supports and day			
	(1):	supports must meet all applicable building, sanitary, health, safety and zoning requirements.			
L30. The exterior	GUIDELINES:				
of the home,			by staff and individuals which 30 inches		
including every			the home / work location including porce		
porch, balcony,			ive to porches and balconies need to b		
deck or roof	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD	
used as a porch	SOURCE			NOT MET	
or deck has a	Site visit	The location is reviewed to	At each location visited, the decks,	At each location visited one or more	
wall or protective		determine whether the	porches, walls and exterior of the	item is in need of repair.	
railing, is in good	Current Section 8	exterior of the location is in	location are in good repair.		
repair.	inspection / letter	good repair and porches,			
·		balconies, decks or roofs Or Section 8 inspection / letter			
APPLICABILITY		used as a porch or deck has			
		a wall or protective railing in			
⊠24/hr		good repair.			
Residential		Natural in the second state of the second stat			
⊠ABI/MFP 24/hr		Not reviewed if inspected by			
Residential		Section 8			
⊠IHS					
⊠Placement					
⊠ABI/MFP					
Placement					
⊠Respite					
·					
⊠Employment					
Services ★					
⊠CBDS					



	COMMUNICATION			
L31. Staff understand and	Regulation 7.04 (1) (b)	Individual Choice and Control. Opportunities for exercising choice and control in all aspects of an individual's life by providing the education and supports to enable the individual to make informed decisions, and by promoting an environment and culture where the individual's opinions are listened to and treated seriously.		
communicate with individuals in their primary language and method of communication whether it is English language or method of communication of communication whether it is explicitly staff to understand what an individual is communicating is essential in assisting an individual to meet needs. Staff need to have a familiarity and be well versed in the individual's mode of communication, whether it is English language or method of communication or make ongoing efforts to understand communication modes for the individual is communication, whether it is English language or method of communication or make ongoing efforts to understand communication modes for the individual is communication, whether it is English language or method of communication or make ongoing efforts to understand communication modes for the individual is communication, whether it is English language or method of communication or make ongoing efforts to understand communication modes for the individual is communication, whether it is English language or method of communication tools are recommended, these must be present, well-maintained, and				on, whether it is English, ASL, or other ion modes for the individuals served.
APPLICABILITY	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
All Services	Staff Interview Individual Record	Review if staff have an understanding of and competence in the individual's communication style including the use of any augmentative devices, if needed, and can communicate and respond to the individual. Review documentation to determine if there are any additional communication needs and whether they are being addressed.	 Staff have an understanding of the individual's communication needs <u>and</u> can communicate or are making concerted efforts to communicate with the individual. 	 Staff either do not have an understanding of the individual's communication needs <u>and/or</u> cannot communicate or are not making concerted efforts to communicate with the individual.



INDICATOR

L32. Individuals receive support to understand verbal and written communication.

APPLICABILITY

All Services

Regulations 5.04(1) (a), (b):

The right to communicate, including (a) the right to have reasonable access to a telephone, internet, email, social media and other web-based communication applications and opportunities to make and receive confidential communications, and to have assistance when desired and necessary to implement this right, and (b) the right to unrestricted mailing privileges, to have access to stationery and postage, and to assistance when desired and necessary to implement this right

GUIDELINES:

This includes support to use the telephone and other electronic modes of communication, write and receive letters and emails, as well as understand written reports sent to the individual. Staff need to serve as a bridge so that communication from others to the individual is facilitated and understood. For example, staff can assist the individual to understand a third party, assisting as needed to facilitate a positive exchange.

Staff also need to support individuals to understand written communication including information about him/herself. For example, when the individual receives an email or letter from family, staff can support the individual by offering to read it to him/her. This also includes supporting the individual to understand written information about him/her.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Staff Interview	Review and observe if staff support individuals to	Staff support individuals to understand verbal, electronic and	Staff do not support individuals to understand verbal, electronic and/or
Individual	understand verbal, electronic	written communication.	written communication.
interview	and written communication involving them.		
Observation			
	Review if individuals feel they receive needed support.		



HEALTH					
INDICATOR	Regulation	In the case of individuals residing in facilities or in homes operated, licensed or funded by the Department,			
	6.22(3)(b):	the residential provider shall provide or arrange for annual health and dental assessments.			
L33. Individuals receive an annual physical exam.	4.03 (10)	Medical Information. Each individual's area office and provider record shall contain the following information: (a) Summary reports of the individual's most recent physical and dental examinations, as required in 115 CMR 6.51, except that only the area office and the individual's residential provider shall be required to maintain the medical and dental examination summary report; (b) A record of special diets			
APPLICABILITY		prescribed for the individual, if any, upon recommendation of a physician; (c) Upon recommendation of a physician, a record of frequency and type of all seizures, in order to assess the effects of anti-convulsant medication, other therapies, and environmental factors; (d) A list of any conditions requiring ongoing management by health care professionals, including a summary of necessary treatment(s) for each condition; (e) Any information concerning the individual's HIV status shall be maintained confidentially and strictly in accordance with the written policy of the Department.			
Residential	GUIDELINES:				
⊠IHS - o	Agencies providing	residential supports need to sup	pport individuals to receive annual phys	sical exams.	
Placement ⊠ABI/MFP	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET	
Placement □ Respite □ Employment Services □ CBDS	Provider Health Care Record Physical exam documentation in the individual's record and on site	A sample of Health Care Records is reviewed to check the date of the most current physical exam. Current annual physical examinations should be within 15 months of the previous physical examination.	The physical exam has occurred within 15 months of previous physical exam (to allow reasonable time for any potential scheduling difficulties/ reporting)	The physical exam did not occur within 15 months of last physical exam.	

INDICATOR	Regulation	In the case of individuals residing in facilities or in homes operated, licensed, or funded by the Department,
	6.22(3)(b):	the residential provider shall provide or arrange for annual health and dental assessments.
	GUIDELINES:	

^{£-}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)
★-when location is owned, rented or leased by the provider



L34. Individuals receive an	Individuals who are edentulous require an oral examination annually by a Health Care Practitioner or dentist to assess for oral disease or cancer. This can be performed by the individual's physician during the annual physical examination.			
annual dental exam.	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
APPLICABILITY	Provider Health Care Record Dental exam documentation in the individual's record and on site	A sample of Health Care Records is reviewed to check the date of the most recent dental exam.	Dental examination or oral examination if applicable occurred within 15 months of last examination (to allow reasonable time for any potential scheduling difficulties/ reporting).	Dental examination or oral examination if applicable did not occur within 15 months of last examination or is not present.)
□Employment Services □CBDS				



INDICATOR

L35. Individuals receive routine preventive screenings.

APPLICABILITY

⊠24/hrResidential⊠ABI/MFP 24/hrResidential

⊠IHS - o

⊠Placement

☑ABI/MFPPlacement☑Respite

□Employment Services

□ CBDS

Regulation 7.04 (f) 1:

... promote optimal health of the individual by arranging for coordinated routine, preventive, specialty, and emergency health care, professional clinical services ...

GUIDELINES:

Individuals need to be supported to receive routine screenings in accordance with the "DDS Adult Screen Recommendations" developed by DDS as part of the Department's Health Promotion and Coordination Initiative. Several screenings are recommended to be performed annually.

To better assure that individuals receive consistent and appropriate standardized preventive and routine health care screenings, provider staff must complete the DDS Adult Screening Recommendations Checklist prior to the annual physical. The checklist serves as a guide for the individual and support providers regarding what to request or expect during the annual physical examination.

Screenings are typical of those recommended for the general population (e.g. mammography, pap smear, prostate cancer screen, Colonoscopy for individuals over 50, eye exam/hearing exam done by the primary care physician satisfactory without need for referral to specialist, gyn exam). Immunizations such as flu vaccines and shingles vaccines should also be performed per Health Care guidance.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Health Care Record	A sample of Health Care Records is reviewed to check the routine screenings and immunizations (dates	Screenings and immunizations have occurred for individuals in 24-hour residential supports or in less than 24 hour supports if it	Key screenings and immunizations (e.g. colonoscopy, mammogram; PSA, flu vaccine) were not conducted
Staff interview/ active health care information	and type) conducted in the past two years. When screenings are not present, discussion with staff and review of documentation of communication and coordination of routine screenings to Health Care Practitioners is completed to determine whether routine screenings have been	 is part of the contract, or if screenings did not occur, staff can demonstrate that recommendations outlined in the DDS Adult Screening Recommendations Checklist were communicated to the physician. Staff can explain why the physician did not conduct (e.g. ability of the individual to cooperate). 	and staff cannot demonstrate that recommendations outlined in the DDS Adult Screening Checklist were brought to the attention of the Health Care Practitioner.

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

 $f \star$ -when location is owned, rented or leased by the provider



discussed with the Health	
Care Practitioner.	

INDICATOR	Regulation 7.04		he individual through arrangements for		dinated routine, preventive,
L36. Recommended tests and appointments		includes assuring that recommo	Ith care, professional clinical services. ended specialty referrals are made and cluding but not limited to neurology, psy	appo ychiat	
with specialists are made and kept. APPLICABILITY 24/hr Residential ABI/MFP 24/hr Residential IHS - • Placement ABI/MFP Placement Respite	Health Care Record and other medical information	A sample of individuals' Health Care Records and medical appointment logs is reviewed to determine whether recommendations for tests and appointments are scheduled and kept.	Regular visits to specialists occur when recommended. Additional tests and appointments recommended are made and kept within the time frames recommended by the Health Care Practitioner.	•	Regular visits to specialists are not occurring when recommended. and/or notation of appointments/ tests needed have not been scheduled within the timeframes recommended by the Health Care Practitioner.
□Employment Services □CBDS					



INDICATOR

L37. Individuals receive prompt treatment for acute and episodic health care conditions.

APPLICABILITY

≥24/hr
Residential
≥ABI/MFP 24/hr
Residential
≥ I H S - •
≥ Placement
≥ ABI/MFP
Placement
≥ Respite
≥ Employment
Services
≥ CBDS

Regulation 7.04 (f) 1:	promote optimal health of the individual through arrangements for coordinated routine, preventive, specialty, and emergency health care, professional clinical services
Regulation 4.03 (10) (d):	Each individual's area office and provider's record shall contain the following information: d. A list of any conditions requiring ongoing management by health care professionals including a summary of necessary treatment(s) for each condition;
CHIDELINIEC.	

GUIDELINES:

The health status of individuals does not neatly lend itself to an annual review and physical exam. Accurately recognizing signs and symptoms of illness will facilitate individuals receiving timely medical care. It is critical that direct support professionals, as the first line of defense, be knowledgeable about what issues to report on and to whom they need to report them. Fact sheets included in the "Health Promotion and Coordination Initiative" are useful tools as quick reference guides to better define a condition, identify observable symptoms, and recommend action for direct support professionals.

condition, facility observable symptome, and recommend action for allow support professionals.					
INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET		
Policies and procedures for reporting and obtaining treatment for acute and episodic conditions. Staff interview Current health care record and other medical information Communication logs	Policies and procedures for reporting and obtaining treatment for acute and episodic conditions. Staff interview Current health care record and other medical information Communication logs	Staff are knowledgeable concerning signs and symptoms of illness and information indicates that individuals are receiving prompt treatment for episodic conditions.	Staff are not knowledgeable concerning signs and symptoms of illness and /or information indicates that individuals are not always receiving prompt treatment for episodic conditions.		

INDICATOR	Regulation 4.03	Each individual's area office and provider's record shall contain the following information
	(10) (c)and (d):	c. Upon recommendation of a physician, a record of frequency and type of all seizures, in order to assess
L38. Physicians'		the effects of anti-convulsant medications, other therapies, and environmental factors;
orders and		d. A list of any conditions requiring ongoing management by health care professionals including a
0.00.00.00		summary of necessary treatment(s) for each condition;

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

★ -when location is owned, rented or leased by the provider



treatment	GUIDELINES:					
protocols are	Effective implement	tation of treatment protocols rec	ommended by an individual's health ca	are practitioner is central to		
followed (when	maintaining optimal health. Examples of protocols can include but are not limited to seizure protocols, bowel regimens, and					
agreement for	protocols to prevent	o prevent aspiration.				
treatment has	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD		
been reached by	SOURCE			NOT MET		
the individual/	Current Health	Individuals' medical records	Staff are knowledgeable	 Staff are not knowledgeable 		
guardian/ team).	Care Record and	and other treatment orders is	concerning physician's orders	concerning physician's orders		
	other medical	reviewed to determine who	and treatment protocols	and treatment protocols		
	information	is on a treatment protocol. A	 <u>and</u> information indicates that 	and /or information indicates that		
 }		comparison is made with	these are being consistently	these are not being consistently		
الم	Staff interview	other site information (e.g.	followed.	followed		
	5	communication log; training		 <u>and/or</u> a second opinion or 		
	Review of staff	information; staff interview)	If not being followed, this is due to	guardian approval has not been		
	training	to determine whether	seeking a second opinion or	pursued.		
		treatment protocols are	obtaining guardian approval.			
		being followed. If the				
APPLICABILITY		protocol or treatment recommendation is not being				
		followed, determine whether				
⊠24/hr		a second opinion or guardian				
Residential		approval being sought.				
⊠ABI/MFP 24/hr						
Residential		Staff is interviewed to				
⊠IHS - o		evaluate their training,				
⊠Placement		knowledge and				
⊠ABI/MFP		implementation of treatment				
Placement		protocols. Validate that staff				
⊠Respite		have received training in				
'		necessary treatment				
⊠Employment		protocols; e.g. seizure, use				
Services		of O2, PAP, vital signs, etc.				
⊠CBDS						

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

★ -when location is owned, rented or leased by the provider



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L39. Special dietary requirements are followed.

APPLICABILITY

≥24/hr
Residential
≥ABI/MFP 24/hr
Residential
≥IHS -•
≥Placement
≥ABI/MFP
Placement
≥Respite
≥Employment
Services

□ CBDS

Regulation 7.04 (f) 3:	assure that all individuals have nourishing and well-balanced meals, provided at typical times and frequencies, of typical variety, and chosen by the individual, unless there exist medical contraindications related to the health of an individual and these have been documented by a physician.
Regulations 4.03 (10)(b)	Each individual's area office and provider record shall contain (b) A record of special diets prescribed for the individual, if any, upon recommendation of a physician;
CHIDELINES.	

GUIDELINES:

This includes but is not limited to specialized diets such as diets to manage diabetes, weight loss diets, and diet textures for individuals with swallowing disorders. Dietary guidelines and practices at the location should recognize and be responsive to all individuals' particular food allergies and conditions. This includes addressing such items as lactose intolerance, Celiac's disease, need for a glutton-free diet, or food allergies such as to peanuts or shell-fish.

	400400	gration noo alot, or rood allorgic	,,,,	deri de le peditale et erten hern		
ar.	INFORMATION SOURCE	HOW MEASURED	C	RITERIA FOR STANDARD MET		CRITERIA FOR STANDARD NOT MET
nr	Current Health Care Record and medical information including diets, protocols, menus. Staff interview	Individuals' Health care Records and other treatment orders are reviewed to determine who is on a specialized diet, and /or a dietary treatment protocol. A comparison is made with other site information to determine whether treatment protocols are being followed. Staff are interviewed to evaluate their training, knowledge and implementation of specialized diets, dining protocols, G tube, J tube, etc.	•	Staff are knowledgeable concerning specialized diets. and information indicates that specialized diets are being consistently followed.	•	Staff are not knowledgeable concerning specialized diets. and/or information indicates that specialized diets are not being consistently followed.

INDICATOR	Regulation	Basic goods and services include at least the following: (a) A nutritionally sound diet of wholesome and
	5.04(4):	appetizing food served at appropriate times and in as normative a manner as possible;
	GUIDELINES:	

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

★ -when location is owned, rented or leased by the provider Effective 3/1/2019, Revised 5/20, 6/20, 2/2; 5/21



L40. There is an adequate supply of nutritional foods available at all times.

Providers must be aware of the array of foods that are nutritional, and homes must have a sufficient supply available. The provider can certainly acknowledge and take into full consideration an individual(s) tastes or preferences (e.g. does not like fresh fruit), while also making available an adequate supply of various fresh foods such as vegetables, fruits, and other perishables such as milk, juice and eggs.

APPLICABILITY

≥24/hrResidential≥ABI/MFP 24/hrResidential≥IHS - •□Placement

☐Respite
☐Employment
Services
☐CBDS

□ ABI/MFP Placement

There needs to be at least a two days supply of nutritious food in the home, stocked with healthy items consistent with the tastes and preferences of the individuals (e.g. juice for the person who does not like fresh fruit). This expectation to ensure an adequate supply of healthy foods does not limit providers from fully promoting individual's choices in other ways. For example, other favorite (e.g. non-nutritious) food items might be also made available consistent with individual's tastes. Care Providers must also ensure the adequate supply variety and array of nutritional foods.

	must also ensure the	st also ensure the adequate supply, variety and array of nutritional foods.						
r	INFORMATION HOW MEASURED SOURCE		CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET				
	kitchen and pantries		The home has at least a two-day supply of nutritional foods in the	The home does not have at least a two-day supply of nutritional foods in				
			home.	the home.				
		Staff are interviewed to determine grocery shopping routines, and the types and						
		amounts of nutritional foods typically available on site for individuals at all times.						

INDICATOR	Regulation 7.04	store, prepare and serve food in a clean, safe, nutritious, tasteful, and appetizing manner and for each
	(f) 3:	individual to have regularly nourishing and well-balanced meals. The meals must be provided at least three
		times a day including one in the morning, one in the afternoon and one in the evening and be chosen by

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

★ -when location is owned, rented or leased by the provider

Effective 3/1/2019, Revised 5/20, 6/20, 2/2; 5/21



L41. Individuals are supported to follow a healthy diet.

APPLICABILITY

≥24/hrResidential≥ABI/MFP 24/hr

Residential

⊠IHS - o

⊠Respite

□ Employment
Services
□ CBDS

the individual unless there is documentation from a physician that the frequency, amount, texture or type of meal is medically contraindicated for the individual;

GUIDELINES:

Staff can play an important role in supporting individuals to make healthy choices regarding diet and food intake. While individuals may not always make healthy choices, staff must prepare nutritional meals and assist individuals to learn about healthy diets. Nutritional information released by the <u>United States Department of Agriculture (USDA)</u> on April 19, 2005, The 2005 Dietary Guidelines describe a healthy diet as one that:

- Emphasizes fruits, vegetables, whole grains, and fat-free or low-fat milk and milk products.
- · Includes lean meats, poultry, fish, beans, eggs, and nuts; and
- Is low in saturated fats, trans fats, cholesterol, salt (sodium), and added sugars.

Staff need to be knowledgeable and trained in Executive Order 509 regarding healthy diets.

Staff need to assist individuals to make smart choices from every food group, get the most nutrition out of calories, and find a balance in the quantity consumed.

This expectation to support individuals to follow a healthy diet does not restrict providers from fully promoting individual's choices. The provider must first promote a variety of healthy choices, encouraging the individuals to make personal choices from a variety of healthy alternatives. Providers may also make non-nutritious preferred food items available for snacks and desserts consistent with individual's tastes.

	with individual 5 tastes.		
INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Review of menus and snack items – on site Staff/care provider interview – on site	Menus and snack items are reviewed to determine whether an adequate, nutritional diet is provided. Staff are interviewed to assess their knowledge about what constitutes a nutritionally sound diet, including familiarity with USDA dietary guidelines and Executive Order 509 and other nutritional models; e.g.	 Menus, meals and snack items indicate that over the course of one week, a balanced diet has been offered, and staff are knowledgeable about what constitutes a nutritionally sound diet. 	 Menus, meals and snack items indicate that over the course of one week, a balanced diet has not been consistently offered, and/or staff are unfamiliar with what constitutes a nutritionally sound diet.

£ -applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

★ -when location is owned, rented or leased by the provider Effective 3/1/2019, Revised 5/20, 6/20, 2/2; 5/21



American Heart Association.
Staff/care providers are
interviewed to determine
what the typical meals are
offered/ provided within the
home, and how individuals
are being supported to make
healthy choices.

		healthy choices.		
INDICATOR	Regulations 5.04	Basic goods and services in	nclude at least the following	
L42. Individuals	(4) (b):	(b) Opportunities for daily recrinterests of the individual	eational activity and physical exercise,	as appropriate to the age and
are supported to	GUIDELINES:			
engage in physical activity.			enerally recommended that adults try to ed that adults get at least 30 minutes of	
APPLICABILITY		ay choose not to engage in some portunities for regular physical a	e form of daily activity, there is an expeactivity.	ectation that staff at the home will
⊠24/hr Residential		• • •	individual where exercise is not advise ly. Movement for any length of time is	, .
⊠ABI/MFP 24/hr Residential ⊠IHS - o	implement specific support strategies to address these. For example, implementation of more structured exercise plans such			nore structured exercise plans such as
⊠Placement	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD
⊠ABI/MFP	SOURCE			NOT MET
Placement	Site visit including	Home is visited and the	Individuals have engaged in (or	Individuals have not been offered or
⊠Respite	review of	schedules, routines and	have been offered) physical activity	have had limited opportunities to
□Employment Services □CBDS	schedules, routines and activities listed Staff interview	activities of the individuals are checked to determine the frequency and duration of physical activity for each	routinely.	engaged in physical activity routinely.

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)
★ -when location is owned, rented or leased by the provider



individual, and for the group of individuals on average.	
Staff are interviewed to assess their knowledge about the importance of physical activity in daily life, and on their provision of options and encouragement to individuals.	

INDICATOR	Regulations 4.03 (10)(a- e)	Medical information. Each ind details	lividual's area office and provider record	d shall containsee regulations for
L43. The health care record is maintained and updated as required.	HCR also needs to	be updated when significant cha	in HCSIS is required to be updated ann anges occur throughout the year. Signi ery, immunizations (including flu shots;	ficant changes requiring HCR update:
APPLICABILITY	ongoing manner, so		ated within the residential home needs utine, specialty and emergency medical ented in the record.	
⊠24/hr Residential	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
 △ABI/MFP 24/hr Residential △IHS - • △Placement △ABI/MFP Placement □Respite 	DDS Electronic Health Care Record Current Provider health care and medical information	DDS Health Care Records reviewed to determine whether the electronic ISP has been updated annually. If needed, a sample of Health Care Records is reviewed on site to	The DDS electronic Health Care Record is updated annually and is updated when significant changes occur. Medical information in the individual record is located at the home, is current.	 The DDS electronic or paper Health Care Record has not been updated within the past year or when significant changes occurred. <u>and/or</u> medical information in the individual record located at the home is not current.
□Employment Services	Staff interview	determine whether it has been completed as required.		

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

 $[\]star$ -when location is owned, rented or leased by the provider



□CBDS	Discussion occurs with staff	
	and medical information in	
	the individual record is	
	reviewed to determine if	
	information is current.	

INDICATOR L44. The location where

MAP certified staff is administering medication is registered by DPH.

APPLICABILITY

⊠24/hrResidential⊠ABI/MFP 24/hrResidential⊠IHS - •□Placement

☑Respite☑EmploymentServices☑CBDS

□ ABI/MFP Placement

Regulation 5.15 (7);

Certified program staff of community programs may administer prescription medications to non-self-medicating individuals, provided that the community program is registered with the Department of Public Health in accordance with 105 CMR 700.004 ...

GUIDELINES:

Licensed, funded or operated community residential programs that are individuals' primary residences and/or are locations where individuals are participating in day programs and short-term respite programs must apply for a Massachusetts Controlled Substance Registration (MCSR) from DPH for the purpose of authorizing non-licensed employees to administer or assist in the administration of medications and for storage of medications on site. The MCSR is issued to the geographic site where the medication is stored.

The original MCSR must be kept at the site with a copy of the MCSR kept at the service provider's administrative office, or vice versa.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
DPH Registration	The location is reviewed to determine whether the site is registered with DPH when medications are administered by MAP certified staff.	Site has a DPH MAP registration number (MCSR) where medications are administered by MAP certified staff.	Site has does not have a DPH MAP registration number (MCSR) where medications are administered by MAP certified staff.

^{£-}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

★-when location is owned, rented or leased by the provider



INDICATOR

L45. Medications are stored in a locked container or area in which nothing except such medications are stored.

APPLICABILITY

≥24/hr
Residential
≥ABI/MFP 24/hr
Residential
≥ IHS -•
□ Placement
□ ABI/MFP
Placement
≥ Respite
≥ Employment
Services
> CBDS

F	Reç	ulation 5.15	
(8)	(a):	

Prescription medications for all individuals who are non-self-medicating shall be labeled and stored in a locked container or area in which nothing except such medications are stored.

GUIDELINES:

Each program site must have a specific area dedicated to the storage of all Schedule II-VI prescription medications and OTC medications. Procedures must limit access to this area to the individual authorized to administer medications during each shift and limit possession of the key to the medication area to the authorized staff on that shift. The key must be stored in a locked area within the site accessible to designated staff only.

area willing the site a	accessible to designated stall of	ııy.	
INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Medication storage area	The location is reviewed to determine whether medications are stored properly.	 Medications are stored in a locked container or area in which nothing but medications is stored, and external medications and medications that require refrigeration are stored correctly. 	 Medications are not stored in a locked container or area in which nothing but medications is stored and/or external medications and/or medications that require refrigeration are not stored correctly.

INDICATOR
1.40 All
L46. All
prescription
medications are
administered
according to the

	Regulation 5.15	All prescription medications shall be administered in accordance with the written prescription of a
_	(10) (a):	practitioner.
	Regulation 5.15	All prescriptions for, and administration of, medication shall be documented in accordance with 105 CMR
	(11):	700.003(F)(6), 115 CMR 5.19(9)

GUIDELINES:

Prescription medications must be administered exactly as ordered by the practitioner, which could include a physician, dentist, nurse practitioner or physician's assistant.

£ -applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

 $f \star$ -when location is owned, rented or leased by the provider



written order of a practitioner and are properly documented on a Medication Treatment Chart. Medications and dosage information as listed on the doctor's orders needs to match the container obtained from the pharmacy.

Failure to accurately record and/or transcribe an order is the second leading contributing factor in medication occurrences in MAP. An improperly transcribed order is at risk of remaining incorrect for some time and poses a significant risk for serious outcomes.

H

Review PRN guidelines for medications prescribed PRN as well as over-the-counter products. Both require Doctor's order including specific, observable criteria for determining when the medication is needed.

All prescription medications are documented on the Medication Treatment Chart and specify:

Name of medication and dosage;

When and how the medication is to be given:

if the medication is ordered for a set number of days, the start and stop dates, and special instructions for administration.

Documentation on the Medication Treatment Chart is in ink with no white out, erasures.

While MAP does not apply to placement service locations, all prescriptions need to be administered in accordance with a written

	order, and there needs to be some system of documentation indicating that medications are being administered correctly.							
	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD				
	SOURCE			NOT MET				
nt	Individual Medication Administration information documentation	The location is reviewed, medication documentation is reviewed for a sample of individuals and containers of prescription medications are compared against written orders and documentation on Medication Treatment Charts. Three months medication and treatment charts and medication information is reviewed.	There is no evidence of any unidentified medication errors. and Past MORs have been appropriately identified and addressed. and Any recent discrepancy is in the process of being resolved and the doctor has been contacted. and No significant errors are revealed that either have caused harm or have the potential to cause harm	There is evidence of previously unidentified or uncorrected MORs. And/or Past MORs have not been appropriately identified and/or addressed. And/or Any recent discrepancy was not noted and/or is not in the process of being resolved. And/or Significant errors are revealed that either have caused harm or have the potential to cause harm and/or				

APPLICABILITY ⊠24/hr

Residential ⊠ABI/MFP 24/hr

Residential

⊠IHS - •

⊠ Placement ⊠ABI/MFP

Placement

⊠Respite

⊠ Employment Services

⊠CBDS

£-applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

* -when location is owned, rented or leased by the provider Effective 3/1/2019, Revised 5/20, 6/20, 2/2; 5/21



and/or frequent and recurring	frequent and recurring medication
medication issues.	issues.
and	And/or
There are no significant	There are significant discrepancies
discrepancies in written	in written documentation and
documentation and information.	information.

INDICATOR

L47. Individuals are supported to become selfmedicating when appropriate.

Regulation 5.15 (12):

Programs shall permit and encourage self-medication by individuals capable of self-medicating, provided that (a) the risks of misuse or abuse to the individual and other persons within the program are minimal, and (b) the program provides the individual with adequate training and assistance.

GUIDELINES:

Individuals must be supported to self-medicate whenever possible. In order to self-medicate, an individual must be able to store his/her medication so that it is inaccessible to others, understand the type of medication, its purpose and for what symptoms or condition it is being prescribed, know the frequency of doses and have a familiarity with the most common side effects.

APPLICABILITY

⊠24/hr Residential ⊠ABI/MFP 24/hr Residential ⊠IHS - O

⊠ABI/MFP Placement Respite

□ Employment Services

□ CBDS

MAP policy manual requires that a periodic review of the individual is in place to ensure that individuals who are found to be selfmedicating continue to take their medications independently. If the individual requires assistance to administer medications, the agency must apply as a DPH MAP registered location.

MAP does not apply to Placement Services; however, the home provider needs to have some system to ensure that individuals who are self-medicating understand the type of medication, its purpose and for what symptoms or condition it is being

			ilication, its purpose and for what sympt				
	prescribed, know the frequency of doses and have a familiarity with the most common side effects.						
r	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD			
	SOURCE			NOT MET			
	ISP including self- medicating assessment	Review the self-medication assessments for individuals identified in the ISP as being independent in medications.	 Individuals who are self- medicating have a clear assessment documenting their skills in this area; 	 Individuals who are self- medicating do not have a clear assessment documenting their skills in 			
	Medication		medications	this area,			
	systems review	Medication documentation and storage is reviewed for a	 <u>and</u> are stored appropriately; 	 <u>and/or</u> medications are not stored appropriately; 			
	Staff interview	sample of individuals noted to be self-medicating to determine whether	 <u>and</u> the location takes appropriate actions when individuals are found unable to remain independent. 	and/or the location has not taken appropriate actions when the individual is found			

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appropriate safeguards are in place.	•	and asses	the sed	individual regularly	is to	unable to remain independent.
A comparison of the		deter		whether e needed to	any o the	
individual's current status		•	•	support plan		
and capabilities with the self- medication assessment						
referenced within the ISP is						
conducted to determine whether there is a process of						
re-evaluating individuals who are found to be unable to						
continue to take their						
medications independently so that they can obtain						
additional support.						

	HUMAN RIGHTS						
INDICATOR	Regulation 3.09 The head of every provider of residential, day, or site-based respite services and every specialized						
L48. The agency has an effective Human Rights Committee.	home care placement agency subject to 115 CMR 5.00 shall establish and empower a human rights committee in accordance with the requirements of 115 CMR 3.09 3.09 (1) (a) location requirements (b) responsibilities and duties (c) membership requirements						
APPLICABILITY		(d) meeting and minutes requirements					
All Services	An effective human rights committee (HRC) provides an essential safeguard for individuals served by the provider. As an independent, neutral voice, members of the human rights committee both assure that basic reviews and approvals have occurred for behavior plans as well as whether rights are affirmed on an on-going basis. The HRC must perform reviews of behavior plans, restraints, and other items within their purview.						

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An approved waiver for HRC location (e.g. to serve locations in more than one region) or composition can be granted.

INFORMATION HOW MEACURED CRITERIA FOR CTANDARD MET CRITERIA FOR CTANDARD				
INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET	
Administrative review- HRC membership, HRC by-laws, HRC minutes HRC Coordinator interview	Review of HRC membership, by-laws, and minutes for the past two years to determine whether the agency is in compliance with regulations. Review of training to HRC members to determine whether they have been trained in their responsibilities and duties. Review of mechanisms to familiarize the HRC members with the locations they serve. Assess whether specific behavior plans have been reviewed by the HRC.	 The HRC meets the following: mandated composition, quarterly meetings; maintaining a quorum at meetings; requisite expertise present at the meetings during reviews; reviews and makes recommendations in mandated areas; trained and knowledgeable in their role; familiarity with the locations they serve. 	 The HRC fails to fully meet any of the following: mandated composition, quarterly meetings; maintaining a quorum at meetings; requisite expertise present at the meetings during reviews; reviews and makes recommendations in mandated areas; trained and knowledgeable in their role; familiar with the locations they serve. A pattern of no meetings, or not meeting mandated composition would result in a standard "not met" rating. ("Point in time" - situations in which immediate actions have already been taken by the agency to resolve do not require a "not met;" e.g. the committee didn't have a quorum for one meeting during the year and got feedback by phone for this meeting would not in and of itself cause the standard to be "not met") 	



INDICATOR

L49. Individuals and guardians have been informed of their human rights and know how to file a grievance or to whom they should talk if they have a concern.

Regulations 3.09 (3) (b) (1) through and (4)

-shall designate and empower a person employed or affiliated with the provider or agency...
- 3. to provide individuals served with opportunities to exercise their rights to the fullest extent of their capabilities and interests, including informing them of the grievance procedures and the right to go to the human rights committee on any issue involving human rights;.....

GUIDELINES:

Both individuals and guardians need to be apprised of their rights to file a grievance. This is distinct from being trained in reporting an allegation of abuse or mistreatment and is more focused on ensuring that individuals know that there is at least one person that they can turn to if questions or concerns arise. Therefore, while individuals may not understand the exact process or be familiar with the human rights committee, individuals should be able to identify one person, be it the Human Rights Officer, or someone else referenced by name with whom they feel comfortable sharing concerns and raising issues.

In addition, guardians also need to be aware that there is someone that they can speak to in the event that they have a concern. The Office of Human Rights suggests identifying for guardians and family members the Human Rights Officer for the program, the Human Rights Coordinator for the agency and the DDS Human Rights Specialist.

APPLICABILITY

All Services

Lastly, individuals residing in provider owned or operated homes are expected to have the same protections from arbitrary and capricious eviction that are afforded to others renting in the community.

200	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
ces	Individual training and guardian documentation Individual interview and observation Guardian information Guardian Interview	Review training to individuals and guardians and whether human rights training has occurred at least annually. Determine whether individuals/ guardians have been informed of the right to be free from arbitrary eviction, through the presence of a residential agreement. Assess whether individuals are aware of whom they can talk to in the event of a concern. Observe	 Individuals and/or guardians have been trained in how to file a grievance <u>and/or</u> individuals and guardians can identify someone to whom they feel comfortable talking to if they have a concern. <u>and</u> individuals and guardians have received annual training in human rights and residential agreements are in place as appropriate. 	 Individuals and/or guardians have not been trained in how to file a grievance and/or Individuals and /or guardians cannot identify someone to whom they feel comfortable talking to if they have a concern and/or individuals and guardians have not received annual training in human rights and/or residential agreement is not in place when appropriate.

- £ -applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)
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individual's capabilities and how they share concerns within the setting.	
Determine whether guardians have been informed of how to file a grievance and report concerns to human rights and/or can identify someone to whom they feel comfortable talking to if they have a concern.	

INDICATOR

L50. Written and oral communication with and about individuals is respectful.

APPLICABILITY

All Services

Regulations 7.04 (1) (a):

All providers shall assure that the supports and services they provide to individuals promote the following

. . .

(a) Rights and dignity: Protection and affirmation of the rights and dignity of individuals, including but not limited to a focus of respect of the individual...

CMS § 441.530 Home and Community-Based Setting (a) (1) (iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint.

GUIDELINES:

Promoting people's self-esteem is a fundamental ingredient in all services and supports. It is demonstrated when interactions with and attitudes about individuals are respectful and acknowledge the inherent value of each person. Service practices and supports, such as using a respectful tone of voice, and adult language when speaking with and assisting people, encourage people to see themselves and have others view them as unique, valuable individuals and adults. Staff call people by their preferred names instead of overly familiar terms like "honey" or "sweetie". Staff do not talk about people in the third person or use labels ("the runner", "the autistic"). Staff need to listen to what individuals have to say and support individuals to have a voice. Staff should always have conversations with individuals, rather than talking at or over individuals. If staff cannot immediately address a need, staff ensure that the individual understands that the need has been heard and will be addressed soon. In addition, it is essential that respectful communication when discussing or reporting information about individuals occurs.

Staff are sensitive to the ways to approach and relate to an individual with a disability when interacting with individuals specific to their needs. This includes proper wheelchair use which recognizes that wheelchairs are an extension of personal space, speaking at the appropriate tone/level of voice for people who are hearing impaired (no shouting), and having a person who is blind hold the arm instead of leading or propelling the person, etc. Staff describe people in positive and affirming ways with a focus on their abilities, not their disabilities. This includes the use of people –first language.

★ -when location is owned, rented or leased by the provider

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)



INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Individual Record Staff Log Staff Interview Observation Individual Interview	Individual supports are reviewed to determine whether written and oral communication with and about individuals is respectful.	 Oral <u>and</u> written communication with and about individuals is respectful <u>and</u> supports individuals as adults. 	 Oral <u>and/or</u> written communication with and about individuals is not always respectful <u>and/or</u> does not always support individuals as adults.

L51. Individuals can access and keep their own possessions.	(1); distribution of the position of the posit	o provider subject to 115 CMR 5.00 shall interfere with the right of an individual to acquire, retain, and spose of personal possessions unless authorized by a guardian, conservator, or representative payee; e interference or restriction is part of a duly developed and reviewed ISP; ordered by the court; or assession poses an immediate threat of serious physical harm to the individual or other persons. In the vent of restriction of possession by the provider on the grounds of imminent and serious physical harm, e provider shall be authorized to place the object in custodial safekeeping for the individual (a) Any restriction on personal possessions shall be documented in the individual's record, and a copy tent promptly to the provider's human rights committee. (b) Such restriction shall be accompanied where appropriate by a training plan, documented in the dividual's record, to eliminate the need for the restriction.
APPLICABILITY All Services	GUIDELINES: Any restrictions on pos Committee.	essessions need to be included in the individual's record, reviewed by the ISP team and the Human Rights

When a restriction is in place at a location shared by others that are impacted by this restriction, provision must be made for others to maintain access The provider should not lock an individuals' personal possessions from him/her for safe-keeping to avoid having a roommate take the device.

Locking personal devices such as laptops and smart phones to prevent access of the individual to their own possessions should not occur unless this restriction is needed to prevent risk of harm.

 $f \star$ -when location is owned, rented or leased by the provider



Restriction needs to be accompanied where appropriate by a training plan, documented in the individual's record, to eliminate the need for this restriction.

At an employment / work setting, storage of personal possessions and reasonable practices for the use of and access to possessions, may be established. For example, all employees, including staff, may be required to store personal possessions within lockers prior to initiating work, and have access to these items only during lunch and free time.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Site Review	Review a sample of sites to determine whether	There is free access to individuals to keep and own their personal	There is a restriction(s) on possessions without evidence of a
ISP	individuals can access and keep their own possessions.	possessions; or restrictions on possessions are in place with a plan that has been reviewed and	plan that has been reviewed and approved per regulation.
	Compare site restrictions (e.g. locked possessions) with a corresponding plan.	approved per regulation.	

INDICATOR	Regulation 5.04	The right to have reasonable access to a telephone, the internet, email, social media and other web-					
	(1) (a-d):	based communication applications and the opportunity to make and receive confidential communications,					
L52. Individuals		and to have assistance when desired and necessary to implement this right;					
can make and		(c) Any restriction of telephone or internet use must be based upon a demonstrable risk, documented in the					
receive phone		individual's record, and promptly provided to the provider's human rights committee.					
calls and use		(d) Such restriction shall be accompanied by a training plan to eliminate the need for the restriction,					
other		documented in the individual's Individual Support Plan (ISP), and should be included in a PBSP, if clinically					
communication		required.					
technology.	CMS § 441.530	Ensures an individual's rights of privacy					
	Home and						
	Community-Based						
APPLICABILITY	Setting.(a) (1) (iii)						
7.1.1.2.07.12.12.11	GUIDELINES:						
All Services	Individuals must have the opportunity to privately use communication technology (telephone, mail, email, instant messaging,						
Facebook, video calls, twitter, and other applications) in most circumstances. Opportunities to make and receive							
	communication devices can be restricted for clinical / safety reasons provided however, it is part of an approved written plan,						
	with approval from th	ith approval from the necessary review groups including but not limited to the individual/guardian and the human rights					
	committee.						

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At an employment / day setting, reasonable practices concerning use and access to the telephone and other communication technologies may be established. For example, the service may establish guidelines in which all employees, including staff, have access to the telephone and other communication devices for personal calls only during lunch and free time. Opportunities to make and receive calls in emergency situations should not be restricted.

Communication technology must be accessible to all individuals including individuals who are deaf or hard of hearing.

Staff need to provide assistance to those who need help utilizing communication devices and the telephone such as by facilitating dialing, adjusting the volume, holding the phone, assisting individuals to send/ receive emails etc. This assistance should still allow for privacy to the greatest extent possible. Staff provide support in other ways as well including, but not limited to, training on computer use and internet safety. Training may also be provided by an outside agency/source as necessary.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Individual interview	Review a sample of	There is free access to individuals	There is not free access to
and observation	individuals to determine	to use communication devices in	individuals to use communication
	whether individuals can	private or restrictions to such use	devices in private or restrictions to
Site review and	access communication	are in place with plan that has been	such use are in place without a plan
staff interview	devices such as but not	reviewed and approved per	that has been reviewed and
	limited to telephone, cell	regulation.	approved per regulation.
	phone, computer, mail in		
	private if wanted.		
	Compare observations and		
	staff reports of		
	communication practices		
	and restrictions if any with a		
	corresponding written		
	rationale, plan and approval		
	to determine whether there		
	is consistency between		
	what is being reported and		
	any written plan.		



INDICATOR L53. Individuals can visit with family and friends. APPLICABILITY 24/hr Residential ABI/MFP 24/hr Residential IHS Placement ABI/MFP Placement Respite		relationships, in accordance w (a) An individual shall be pern would cause serious physical of designated representative, per times, unless the individual ob- basis; (b) Reasonable restrictions m of the individual or the privacy of the provider. Arrangements (c) Denial of visitation or restr be treated as a modification of modifications. The human rights committee s meeting following the ISP mod at the next meeting following the ssist individuals to visit with fam	risit with others under circumstances the other following requirements: nitted to receive visitors, unless ill or incor emotional harm; provided that the intronal physician, clergy, or family memigects, and shall be provided with a suitary be placed on the time and place of the of other individuals and to avoid serious shall be made for private visitation to rictions for any reason other than those of the ISP, and requires compliance with shall be notified of the intention to deny diffication meeting or, in the case of the implementation of the ISP modification and friends in accordance with their	capacitated to the degree that a visit dividual's attorney, guardian, legal or bers shall be permitted to visit at all able place to confer on a confidential the visit in order to protect the welfare as disruptions in the normal functioning the maximum extent possible; e stated in 115 CMR 5.04 (3) (b), shall the regulations governing ISP or restrict visitation no later the next waiver of an ISP modification meeting, ion.
□Employment	their interests and d INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Services □CBDS	Site review and staff interview Individual interview Guardian/ family interview	A sample of sites is reviewed and staff is interviewed regarding visitation patterns and routines. A sample of individuals is interviewed to determine whether individuals understand and are given opportunities to visit with family and friends unless otherwise indicated. A sample of guardians is interviewed to determine	 Individuals have free access to visit with family and friends <u>or</u> any restriction on visitation in place is in writing <u>and</u> has been reviewed and approved by the ISP team. 	 Individuals do not have free access to visit with family and friends <u>and/or</u> there is a restriction(s) on visitation in place without being documented <u>and/or</u> has not been reviewed and approved by the ISP team.

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)
★ -when location is owned, rented or leased by the provider



INDICATOR	Regulation 5.03	Privacy, including the opportunity wherever possible, to be provided clearly defined private living, sleeping			
L54. Individuals	(3)(7):	and personal care spaces			
have privacy	CMS § 441.530	Ensures an individual's rights of privacy			
when taking care	Home and				
of personal	Community-				
needs and	Based Setting.(a)				
discussing	(1) (iii)				
personal	GUIDELINES:				
matters.	Individuals have the	right to privacy. Personal care, provided for or by the individual, must occur in a private space. This means			
	that e.g., among other situations, the bathroom door is shut when in use and that staff assist individuals with				
	dressing/undressing in the individuals' bedroom/bathroom. Opportunities are provided for individuals to have private				
ADDI ICADII ITV	conversations with family, friends, other housemates and staff.				

APPLICABILITY

All Services	Personal information and personal conversations must be kept private and not be posted or discussed.						
All Services	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET			
	Staff interview Staff log Individual interview/ observation	A sample of staff is interviewed and individuals are interviewed/ observed to determine whether individuals understand that they must be afforded privacy when engaging in personal needs or discussing personal matters.	 There is observational evidence that individuals have privacy when taking care of personal needs and discussing personal matters and there is no publicly displayed information about individuals. 	 There is minimal observational evidence that individuals have privacy when taking care of personal needs and discussing personal matters and/or there is publicly displayed information about individuals. 			

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Sites are observed to determine whether privacy is supported in practice.	

INDICATOR	Regulation 5.08	The informed and voluntary consent of the individual or of a guardian if the individual is incompetent or is				
	(1):	not capable of providing informed consent, shall be required in the following circumstances (see				
L55. Informed		regulations for details).				
consent is	Regulation 5.04	(2) The right to be protected from private and commercial exploitation including: the right not to be				
obtained from	(2):	exposed to public view by photograph, film, video, interview, or other means unless prior written consent of				
individuals or		the individual or guardian is obtained for such release; and the right not to be identified publicly by name or				
their guardians		address without the prior written consent of the individual or guardian.				
when required;	GUIDELINES:					
Individuals or	This indicator does not cover consents for behavior modifying medications or behavior plans, there are covered in other					
their guardians	indicators.					
know that they						
have the right to	Individuals or their guardians need to knowingly and voluntarily give consent and have the opportunity to refuse approval in the					

Individuals or their guardians need to knowingly and voluntarily give consent and have the opportunity to refuse approval in the following circumstances:

- Release of personal information
- Involvement in research activities

APPLICABILITY

withdraw

consent.

All Services

Items covered in this indicator include release of information, and specific photo/media and news release consents whether they are printed, web-based or by other means; these consents need to be issued for situations in which the individuals' picture/information is being shared. The individual / guardian may give consent to use:

- only one single photo of you for a specific event, such as an awards ceremony or a conference.
- only one photo for several purposes, such as in a brochure, poster or public display or on the provider's website or on Facebook, Instagram, or Twitter.
- to use many images for one specific purpose, such as any photo of a previous event to get people excited about this
 year's event.
- to use any photo taken for any purpose, such as for any conference or meeting that comes up, or another event.
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Image(s) and/or video(s) posted on the internet can be viewed and downloaded by others and social media posts may be shared or re-tweeted by other accounts once posted by the Provider. Therefore, the individual/ guardian needs to be informed of this possibility, acknowledge this possibility and consent to the same. The consent form itself should clearly outline the parameters for which consent is being requested.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Any consent documentation	Review of sample of required prior written consent documents to determine whether consent was obtained and that provision to withdraw consent was outlined.	Consent such as for photo/media release are present as required.	Consent such as for photo/media release are not present as required.

INDICATOR	Regulation 7.04	All providers shall assure that the supports and services they provide to individuals promote the following			
	(1) (a):	(a) Rights and dignity: Protection and affirmation of the rights of individuals, including but not limited to			
L56.	,,,,	Support of an individual's freedom of movement both at home and in the workplace and provision of			
Environmental		safeguards whenever limitations are imposed.			
Restrictive	Regulation 5.03	Services and supports are provided in a manner that promotes:			
practices	(3) c and d	(c) self determination and freedom of choice to the individuals' choice and fullest capability.			
intended for one		(d) the opportunity to live and receive supports in the least restrictive most typical setting possible			
individual that	Regulation 5.14	Therefore PBS focuses on environmental modifications and antecedents. The strategies used to modify			
affect all	(1)	the behaviors of individuals should involve PBS which promote the dignity and respect of individuals and			
individuals		should not be unduly restrictive or intrusive.			
served at a	GUIDELINES:				
location need to	If there are any interventions in place for one person, provision needs to be made to ensure that others in the same location are				
have a written	not unnecessarily subject to restrictions. Any house or site restriction to safeguard a specific individual(s) but not all individuals				
rationale that is	served at the site (such as a lock on a refrigerator) needs to have a written rationale for the restriction, review by the Human				

served at the site (such as a lock on a refrigerator) needs to have a written rationale for the restriction, review by the Human Rights Committee and have practices in place that ensure access for those not requiring the restriction.

INFORMATION SOURCE	HOW	CRITERIA FOR	CRITERIA FOR STANDARD
	MEASURED	STANDARD MET	NOT MET
Documentation of site restrictions	Sample of sites are reviewed to determine whether	Required components are in place	One or more of the required components are missing when there are restrictions

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reviewed as required and have provisions so as not to unduly restrict

^{★ -}when location is owned, rented or leased by the provider



the rights of others. APPLICABILITY	Staff interview Site review	required reviews have been conducted when restrictions are	•	and practices are in place to mitigate the restriction for	•	and/or practices are not in place to mitigate the impact of the restriction on others.
APPLICABILITY	Site review	imposed.		others.		
All Services		Compare observations and staff reports of restrictions with a corresponding written rationale, plan and approval by the HRC.				
		Determine if there				
		are any additional				
		site restrictions				
		without a plan				

INDICATOR	Regulation	(a) A written PBSP is required for Targeted or Intensive Supports. The PBSP must be designed and written		
	5.14 (8) (a)	by a PBS qualified clinician. A PBSP should include the elements consistent with guidance provided by the		
	(current Regs)	Department.		
	5.14(4) (b) 6:	No intervention may be administered to any client in the absence of a written behavior modification plan.		
L57. All behavior	(previous Regs)			
plans are in a	GUIDELINES:			
written plan.	There needs to be a written behavior plan for all restrictive practices and/or negative components (level I or II). Aversive consequences that are part of house rules, teaching programs, etc. need to be spelled out in writing. This is the first step in			
APPLICABILITY	ensuring that the proper reviews are conducted.			
All Services	Behavior plans do not need to be revised if they are working, but do need to be reviewed at least annually by the ISP team, and the data for plans containing level 2 or 3 interventions need to be reviewed at least weekly by the treating clinician.			
	PBS Intensive and Targeted Plans also need to be in writing and include relevant information on implementation and data collection.			

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INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Behavior plan	Through staff logs and	All restrictive practices and/or	There are any restrictive practices
documentation	interviews, determine if any restrictive interventions are	negative components are part of a written plan.	and/or negative components that are not part of a written plan.
Staff log	implemented without the presence of a written plan.	witten plan.	not part of a written plan.
Staff interview	·		
	Compare observations and staff reports of restrictions with a corresponding written rationale, and plan.		

INDICATOR	Regulation 5.14	General Principles of Positive Behavior Supports	
	(7)	(c) Targeted and Intensive Supports require a statement of the areas of concern, a functional behavior	
L58. All	(current regs)	assessment (abbreviated or informal for Targeted Supports and formal for Intensive Supports) and a	
behavior plans		written Positive Behavior Support Plan.	
contain the		(d) PBSPs should focus on alternative strategies that address people's needs and provide meaningful	
required		choices. PBSPs should document such strategies	
components.		(e) PBSPs that incorporate restrictive procedures must focus on alternative strategies the elements	
		contained in 115 CMR 5.14(9)(d).	
	Regulations 5.14	No interventions shall be approved in the absence of a determination, arrived at in accordance with all	
APPLICABILITY	(4)(b) 2:	applicable requirements of 115 CMR 5.14 that the behaviors sought to be addressed may not be effectively	
	(previous regs)	treated by any less intrusive, less restrictive procedure, would not pose an unreasonable degree of	
All Services		intrusion, restriction of movement, physical harm, or psychological harm.	
	Regulation 5.14	Written Plan. All proposed uses of Level II and Level III Interventions for treatment purposes shall be set	
	(4) (c) 1-5:	forth in a written plan which shall contain at least the following: (see guidelines for detail).	
	GUIDELINES:		
	The Behavior Plan r	•	
	 Target behavious 		
	•	e replacement behavior(s)	
	Level(s) of intervention(s)		
		ed on functional analysis of target behavior(s) & antecedents	
		alternatives/measures tried & that this is least intrusive intervention	
	 Person providi 	ng clinical oversight	

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

★ -when location is owned, rented or leased by the provider



- · Procedures outlined for monitoring, documenting & clinical oversight
- Criteria for eliminating or revising plan

Most of the above components also apply to Level I Plans which include interventions beyond positive reinforcement.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Behavior plan documentation	Sample of behavior plans are reviewed to determine whether they contain all required components.	Plans contain all required components.	Plans do not contain all required components.

INDICATOR	Regulation 5.08	d) Prior to the initiation of a targeted or intensive positive behavior support plan, in accordance with 115	
	(Current Regs)	CMR 5.14;	
L59. Behavior		(e) Prior to the initiation of level III interventions for behavior modification purposes, in accordance with 115	
plans have		CMR 5.14A (Level III Interventions);	
received all the	Regulation 5.14	(12)(c) PBSPs containing Intensive Supports shall be submitted for peer consultation to at least one	
required reviews.	(12 -13)	qualified clinician who did not participate in the development of the submission.	
Toquilou Toviono.	(Current Regs)	(13)(a) Positive behavior support plan review. New PBSPs containing restrictive procedures shall be	
APPLICABILITY		submitted to the program's human rights committee.	
711 1 2107 1211 1		(c) PBSP Review. The human rights committee's review of an existing PBSP containing restrictive	
All Services		procedures shall occur:	
All Oct vices		1. upon the introduction of a new procedure; or	
		2. at least annually.	
	Regulation 5.14	Review and Approval. In addition to consent requirements stated in 115 CMR 5.14(4)(e) the following	
	(4) (d) 1-6:	reviews and approvals are required prior to the implementation of any Behavior Modification plan involving	
	(Previous Regs)	the use of level II or Level III Interventions: (see guidelines for details).	
	GUIDELINES:		
	Behavior plans with	restrictive interventions have been reviewed and approved by:	
	 Individual and/ 	or guardian	
	ISP team		
	Human Rights Committee		
	 Peer Review C 	Committee (level II and III)	
	 Physician (leve 	el II and III)	

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This also includes ensuring that any additional required reviews are followed. For example, that court review substituted judgment has occurred for Level III plans.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Behavior plan documentation	Behavior plan documentation is reviewed for sample of individuals, including dates and times of required reviews to determine whether all required reviews have occurred.	All required reviews have occurred.	One or more of the required reviews has not occurred.

	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET	
APPLICABILITY	walked with review of behavioral interventions and changes made to plan as needed.				
interventions.	GUIDELINES: Data are kept consistently. Data are kept on both the target behaviors and the interventions being utilized. Data are cross				
behavioral		achieving the stated goals.			
efficacy of		plan for effectiveness at least weekly and shall record his/her assessment of the plan's effectiveness in			
determine the	,	and other such documentation as is required under the plan. Such treating clinician(s) shall review the			
maintained and used to	(Previous Regs)	record of the frequency of target behaviors, frequency of interventions, safety checks, reinforcement data,			
consistently	Regulation 5.14 (4) (c) 5:		A procedure for monitoring, evaluating, and documenting the use of each Intervention including a provision that the treating clinician(s) who will oversee implementation of the plan shall review a daily		
L60. Data are	(8)(d) (Current Regs)		n activities; increasing monitoring of all ews of data to insure treatment integrity		
INDICATOR	Regulation 5.14		equisition plan and data collection proce		



All Services	Behavior plan data documentation Interview with clinician (if employed by the provider)	Review record to determine if data on target behaviors and interventions are kept and utilized to make changes.	 Data are maintained regularly <u>and</u> reviewed as required to determine the plan's efficacy <u>and</u> plans are revised when indicated by data. 	 Data are not maintained regularly and/or reviewed as required to determine the plan's efficacy and/or plans are not revised when indicated by data. 	
INDICATOR	Regulations5.12	Health Related Supports and F			
L61. Supports and health related protections are included in ISP assessments and the continued need is outlined. APPLICABILITY All Services	(1)(a) and (b) (2)(c):	individual to actively parti (b) Health-related Protective (1) Health-related protection an ongoing medical of (2) Health related protection an ongoing medical of (2) Health related protection behavior, for example Qualified Clinician. (s) (c) Providers must assure all h 1. described with specificity in 2. are in good repair and proper (2) (a) In accordance with prince change of position; (b) In accordance with safety of their use or in an Intensive PB challenging self-injurious behallenging self-injurious self-injuriou	tive equipment used during a specific randuring the time the individual is under ondition. tive equipment used to prevent risk of law, a helmet or arm splints, may only be ee regulations for further limitations) ealth-related supports and protective eather order authorizing their use or in an early applied. Ciples of good body alignment, concerning the protective eather the health-related protective equipment, if the health-related protective equipment, and, if applied the professional, and, if applied to the professional, and, if applied the professional is applied to the professional in the professional is applied to the professional in the professional is applied to the professional in the professional in the professional is applied to the professional in the professiona	medical or dental procedure for the going treatment or to prevent injury for harm during challenging self-injurious used when authorized by a PBS equipment are: intensive PBSP, and in for circulation, and allowance for a specified by the order authorizing ipment is used to prevent harm during	
	GUIDELINES:	(c)(d) With documentation as to the frequency and duration of use.			
	Any health-related protective equipment needs to be authorized for use and if used for behavioral reasons, included within an intensive PBS plan. The health- related protective equipment should be referenced in the ISP. Documentation on the use of a health-related protective equipment needs to include the following elements: purpose; specificity of use (frequency and duration); safety checks; cleanliness.				
	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET	
	Health related supports and	Review information for sample of individuals that	 Health related supports and protective equipment are 	Health related supports and protective equipment are not	

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protective equipment support and protective equipment to determine if it is included in ISP and the continued need is outlined. Staff communication log Review staff log to determine if any health-related supports and protective equipment is utilized without required approval.	 components for use and Health related supports and protective equipment and supports are referenced in the ISP and the continued need is one or more criteria for us Health relate protective eq supports are the ISP 	nd do not t include components of the se and de supports and puipment and/or not referenced in ontinued need is not
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INDICATOR	Regulation 5.12			dy position and balance, to permit the
100 0	(1)(a):		e in ongoing activities without the risk	of physical narm from those activities, nt infection of a condition for which the
L62. Supports and health			to enable provider staff to evacuate	
related		evacuation.	to oriable provider stair to evacuate	an marriada. Mie ie net eapazie e.
protections	Regulations 5.12	Health-related Protective equip	oment used to prevent risk of harm duri	ing self-injurious behavior may only be
receive the	(1)(b)(2)	used as part of an Intensive Pl	BSP and is subject to human rights cor	nmittee review.
required reviews.	(2) (b)	(2)(b) if applicable, set forth in	the individual's ISP	
'	Regulations 3.09	Protection of Human Rights/H		
APPLICABILITY	(1)(b) 2	The committee shall have the following duties		
		1.To monitor and review the authorization and use of all emergency restraints and other limitations on		
All Services		movement in accordance with	115 CMR 5.04 and 5.05	
	GUIDELINES:			
			ented needs to be referenced within the	
			havior needs to be included within an li	
	highly encouraged to seek human right's input for Health related supports and protective equipment that are medical oriented			
	since they are mandated to incorporate behavioral supports in PBSP which are reviewed by HRC.			
	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD
	SOURCE			NOT MET



Health related protection sample of ind documentation (individual record, ISP) support to det required revies occurred. Staff communication log Review inform sample of ind have a health protective equivalent required revies occurred. Review staff left if any health-reprotection is un required revies required revies occurred.	Health-Related Protective equipment used for self-injurious behavior and included in an Intensive PBS Plan has occurred. og to determine elated tilized without	Review by the HRC of any Health-Related Protective equipment used for self-injurious behavior and included in an Intensive PBS Plan has not occurred.
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INDICATOR	Regulation 5.15	(a) Medication used to manage or treat challenging behavior shall be administered in accordance with the
	(4) (a and b) (1-4):	recommendations of the prescribing health care provider and contained in a medication treatment plan
L63. Medication		referencing the individual's PBSP, if appropriate.
treatment plans		(b) The medication treatment plan shall contain at least the following:
are in written		1. a description of the behavioral symptoms to be managed or treated;
format with		2. information concerning the common risks and side effects of the medication, procedures to minimize such
required		risks, and description of clinical indications that might require suspension or termination of the drug therapy;
components.		3. monitoring data pertaining to the target behavior, including goals, and target behavior prior to and
·		subsequent to the administration of the medication(s), such that the individual's clinical course may be
		evaluated;
APPLICABILITY		4. data tracking of all relevant effects of the treatment with the medication(s), including secondary effects
		such as weight gain or loss and changes in sleep patterns; and
⊠24/hr	Regulation	Medication Incidental to Treatment.
Residential	5.15 (5) (a-e)	(b) ISPs should incorporate objectives to assist individuals that receive medication incidental to treatment
⊠ABI/MFP 24/hr	:	to learn to cope with medical treatment in order to reduce or eliminate the need for medication
Residential		incidental to treatment.
⊠IHS		(c) (e) Medication may be prescribed PRN for treatment purposes. For non-self-administering individuals
		who are prescribed medication PRN for treatment, the program shall obtain from the prescribing
⊠Placement		practitioner: a statement of specific criteria, in the form of observable symptoms, for determining when
⊠ABI/MFP		the medication is to be administered.
Placement	GUIDELINES:	

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★ -when location is owned, rented or leased by the provider Effective 3/1/2019, Revised 5/20, 6/20, 2/2; 5/21



Respite	

⋈ EmploymentServices⋈ CBDS

If the individual is prescribed any medication to modify behavior, including but not limited to, medications for sleep or medication for depression the ISP contains:

- Description of behavior to be controlled/modified
- · Data tracking necessary for ongoing monitoring such that the individual's clinical course may be evaluated
- Information about side effects, procedures to minimize risks and clinical indications for terminating the drug
- If the individual is prescribed any medication to calm or relax him or her during medical treatment, the ISP contains:
- Plan to reduce or eliminate the need for medication

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Medication information ISP/Individual Record	Individual medication information is reviewed to determine if medication to control or modify behavior is utilized. If medication is used to control or modify behavior confirm that there is a written plan in place with the required components through a review of the ISP and individual record.	Written treatment plans with all required components are present.	One or more of the required components is missing from the treatment plan.

INDICATOR	Regulations 5.15 (4)(a) and (b)	The presence of a medication treatment plan should be noted at the next annual individual support planning meeting.
L64. Medication treatment plans are reviewed by the required groups.	Regulation 5.15	(4)(b)(5) in the case of antipsychotic medications only where there is a court order specifying the treatment unless the individual is capable of giving informed consent for such treatment and has given consent or a medical emergency exists. Medication Incidental to Treatment. (a) Administration of medication incidental to the treatment requires the
	(5)(a) GUIDELINES:	consent of the individual or guardian, except in a medical emergency.
APPLICABILITY		atment plans and medication to calm or relax during medical procedures need review by the ISP team.

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 \star -when location is owned, rented or leased by the provider



⊠24/hr Residential	Any medications us required reviews.	ed to control or modify behavior	, such as medications prescribed to de	crease agitation, need to receive the
⊠ABI/MFP 24/hr Residential	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
□ IHS□ Placement□ ABI/MFPPlacement□ Respite	Medication information Individual Record/ISP	Individual medication information to determine if any medication is used to modify behavior or calm or relax during medical treatment.	Medications used to modify behavior or calm or relax during medical treatment have the required reviews.	Medications used to modify behavior or calm or relax during medical treatment do not have the required reviews.
⊠Employment Services ⊠CBDS		If medication is used to modify behavior or calm or relax during medical treatment, confirm that the required reviews through the ISP process have been conducted.		

INDICATOR L65. Restraint reports are submitted within the required timelines.	Regulation 5.11 (1) (c: iii), (d: i, ii, iii):		Each provider shall ensure that a r placed in restraint (See regulations					
umennes.	GUIDELINES:	GUIDELINES:						
APPLICABILITY	It is important that restraint information be reported in a timely and accurate way. The initial report must be completed within 3 calendar days of the restraint. The submission and finalization of the restraint report must be completed within 5 calendar days of the restraint.							
⊠24/hr Residential	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET				

^{★ -}when location is owned, rented or leased by the provider



□ ABI/MFP 24/hr Residential □ IHS □ Placement □ ABI/MFP Placement □ Respite □ Employment Services □ CBDS	Restraint Forms Staff Log Incident Reports	HCSIS report of restraint forms is reviewed to determine if timelines were met. Review staff logs and incident reports for locations to determine if any restraints were applied that were not reported.	•	Restraint forms meet identified timelines and there were no identified restraints that were not documented.	•	Restraint forms did not meet identified timelines and/or there were identified restraints that were not documented.
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INDICATOR	Regulation 5.11	Restraint forms shall be review	ved by the provider's human rights com	Restraint forms shall be reviewed by the provider's human rights committee.		
L66. All	1 (d) (c):					
restraints are reviewed by the Human Rights		•	Rights Committee for their review. The erestraint or not later than 120 calenda			
Committee.	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET		
APPLICABILITY	Restraint forms Administrative Interview Human Rights Committee minutes	A HCSIS report of restraints is reviewed to determine if the restraint forms are reviewed by the Human Rights Committee within the required timelines (within 120 calendar days. If the HCSIS report indicates that restraint reports were not reviewed by the Human Rights Committee in a timely manner, this is further reviewed during the	Restraints were reviewed by the human rights committee within the required timeframes (either at the next meeting or within 120 days of the restraint).	One or more restraints were not forwarded to the human rights committee and/or restraints are not reviewed by the committee within the required timeframes (either at the next meeting or within 120 days of the restraint).		

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

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⊠Employment	administrative interview and	
Services	in a review of the committee	
⊠CBDS	minutes.	

INDICATOR

L67

There is a written plan in place accompanied by a training plan when the agency has shared or delegated money management responsibility.

APPLICABILITY

⊠24/hr
Residential
⊠ABI/MFP 24/hr
Residential
⊠IHS£
⊠Placement
⊠ABI/MFP
Placement
□Respite
⊠Employment

Services ⊠CBDS

Regulation 5.10 (3) (c) 4:

A plan for shared or delegated management responsibilities shall be accompanied by a training plan,... to eliminate the need for such assistance, unless it is established by clinical evaluation that the individual cannot learn how to manage or spend any portion of his or her funds, even with supports.

GUIDELINES:

When staff hold an individual's money and provide support in the use of their funds, there needs to be a shared and delegated money management plan for the money management responsibilities which includes a training plan to eliminate or reduce the need for assistance unless there is a clinical evaluation that the individual cannot learn how to manage or spend his or her funds. There needs to be agreement to the plan by the individual, guardian or conservator. The plan needs to establish the personal spending money which can be managed by the individual and specify the agency's responsibilities in its role.

It is important that the training plan contain the required components and foster increased independence on the part of the individual in the management of his/her money. Providers need to support individuals to actively participate and develop skills in the management of money on both a daily and long-term basis, such as in provision of assistance in long term planning, budgeting and bill-paying activities. Training plans need to be utilized as effective tools to promote individuals to become more involved and independent.

It is only in the event that a clinical evaluation determines that the individual cannot learn to manage or spend his/her money (any portion) and would not benefit from a training plan, that this will not be present. The ISP team, in lieu of one specific clinician, can review the individuals' need for training in the area of financial management.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Money management plan review Individual Support Plan	A sample of individuals is reviewed for whom the provider has shared or delegated money management responsibilities to determine whether there	 A shared or delegated money management plan is in place and Training plan is present (unless clinically contraindicated) and there is a plan to reduce or eliminate assistance or clinical evaluation 	 A shared or delegated money management plan is not in place when needed and/or Training plan is not present <u>and/or</u> no plan to reduce or eliminate without clinical evaluation

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 $f \star$ -when location is owned, rented or leased by the provider



are made only

the individual.

for purposes that directly benefit

DEPARTMENT OF DEVELOPMENTAL SERVICES OFFICE OF QUALITY ENHANCEMENT

DDS Financial Assessment	is a training plan with the required components.	•	and agreement is present as required.	•	and/or agreement has not been obtained.
Staff logs					
Individual interview					

	INDICATOR	Regulation 5.10	Individuals' funds shall not be applied to goods or services the provider is obligated by law or funded by
-	INDIGATOR	(3) (c) 1-2:	contract to provide. The provider or provider staff may not expend or borrow the funds of any individual
L	-68.		for the use of anyone other than that individual.
	Expenditures of	GUIDELINES:	
	ndividual's funds	When the agency is	the Rep Payee and / or staff hold an individual's money and provide support in the use of their funds,

When the agency is the Rep Payee and / or staff hold an individual's money and provide support in the use of their funds, expenditures must be made only to directly benefit the individual. Individuals' money cannot be used for such things as paying for staff or buying items for the house that the agency should be providing.

The provider needs to have a system of financial protection, monitoring, and reimbursement in place in the event that funds are erroneously expended for something that does not directly benefit the individual.

APPLICABILITY	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
 ≥24/hr Residential ≥ABI/MFP 24/hr Residential ≥IHS £ ≥Placement ≥ABI/MFP Placement ≥Respite 	Review of money expenditure documentation (Rep payee and cash on hand) Agency funds management policies and procedures	Review identified individual's Financial Transaction Record information and personal cash on hand for three months to determine that individual money is used only to benefit the individual. Documentation for the past	Individuals' funds are used only to directly benefit the individual.	Individuals' funds are utilized to pay for items that do not directly benefit the individual.
⊠Employment Services ⊠CBDS	Individual interview and observation	year needs to be available from which the surveyor chooses 3 months to audit.		

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INDICATOR

L69 Individual expenditures are documented and tracked.

Regulation 5.10 (3) (c) 6:

A record shall be kept of every transaction, including the date, amount received or disbursed, the manner in which funds were managed or expended, identification of involved parties, and receipts for expenditures exceeding \$25.00.

GUIDELINES:

When staff hold an individual's money and provide support in the use of funds, they need to document and track all expenditures, maintaining receipts for purchases over \$25. Although receipts for purchases less than \$25 are not required, staff need to be aware of spending habits so as to limit individuals' exposure to financial exploitation. An individual's money might also include food stamps, pay checks and gift cards.

APPLICABILITY

⊠24/hr
Residential
⊠ABI/MFP 24/hr
Residential
⊠IHS- £
⊠Placement
⊠ABI/MFP
Placement
⊠Respite
⊠Employment
Services
⊠CBDS

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET
Review of funds expenditure documentation Documentation should include	Review identified sample of individuals' funds to determine whether receipts over \$25 are kept and funds are tracked accurately.	 Funds are tracked with receipts <u>and</u> are received and disbursed are documented accurately and timely.
bank books and check books in	Documentation for the past	

year needs to be available

from which the surveyor chooses 3 months to audit.

f	 Funds are tracked with receipts <u>and</u> are received and disbursed are documented accurately and timely. 	 Funds are not tracked accurately, and /or receipts are not available and /or tracking is not accurate and/or timely.

CRITERIA FOR STANDARD
NOT MET

		—	
IN	DIC	ΈΔΤ	NR
	$\mathbf{v}_{\mathbf{i}}\mathbf{v}_{\mathbf{i}}$		\mathbf{v}

L70. Charges for care are calculated appropriately

Regulations 3.05 (5) (e-g)

addition to

transaction logs

Agency funds management policies and procedures

Determination of Charges: For an individual receiving recurrent payments other than earned income, the monthly fee-pay or charge shall be an amount equal to 75% of the individual's recurrent payments received in the month for which the charge for residential services and supports accrued ... For an individual receiving earned income only, the monthly fee-payor charge shall be an amount equal to 50% of earned income that exceeds \$65 in the month the charge for residential services and supports accrued...

GUIDELINES:

Charges for Care are calculated as required. Notification of charges is conducted annually with adjustments as necessary.

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APPLICABILITY	At Placement Service	At Placement Service homes, room and board may be charged rather than Charges for Care.				
⊠24/hr	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET		
Residential ABI/MFP 24/hr Residential IHS - Placement ABI/MFP Placement Respite	Charges for Care documentation such as benefit or entitlement letters, employment paystubs, etc.	Review of the individual's Charges for Care to determine that they have been calculated as required by regulation.	Charges for care are calculated and documented as required by regulation.	Charges for care are not calculated and documented as required by regulation.		
□Employment Services □CBDS						

INDICATOR	Regulation 5.10		ated as any other significant debt of the		
174 1 2 1 1	(3) (c) 8:	an appropriate explanation and for care	d written billing, including notice of mea	ins available to contest the charges	
L71. Individuals		lor care			
are notified of					
their appeal					
rights for their	GUIDELINES:				
charges for care.			to appeal their charges for care or room		
	guardians need to be informed of their appeal rights in writing and a copy of this entered into the individual's record.				
APPLICABILITY	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD	
77 = 1371=1111	SOURCE			NOT MET	



 ≥24/hr Residential ≥ABI/MFP 24/hr Residential ≥IHS - • ≥Placement ≥ABI/MFP Placement ≥Respite 	Charges for Care documentation	Documentation is reviewed for individuals and guardians to determine if they have been informed of their right to appeal their charges for care.	Individuals and guardians have been informed of their appeal rights.	Individuals and guardians have not been informed of their appeal rights.
□Employment Services □CBDS				

INDICATOR	Regulations 7.04 (1) (f) 8:	comply with state and feder be compensated;	ral wage-hour requirements when indiv	iduals engage in any work which must
L72. Sub- minimum wages earned are paid in accordance	Wages are in accord INFORMATION SOURCE	dance with DOL requirements. HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
with Department of Labor (DOL) requirements for compensation. APPLICABILITY	Day service time studies and DOL documentation. Payroll and time records.	DOL documentation is reviewed to determine if DOL rates are being computed and wages are earned in accordance with DOL standards.	 DOL wage and hour requirements are being computed correctly <u>and</u> wages are earned in accordance with DOL standards. 	 DOL wage and hour requirements are not computed correctly and/or wages are not earned in accordance with DOL standards.
☑EmploymentServices☑CBDS				

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L73. The provider has a	Regulations 7.04 (1) (f) 8:	comply with state and feder be compensated;	ral wage-hour requirements when indiv	iduals engage in any work which must
current DOL	GUIDELINES:			
certificate.		state DOL Certificates need to be	pe in place.	
APPLICABILITY	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
	DOL documents	Review to determine if there	Current DOL certificates are	Current DOL certificates are not
□24/hr		is current DOL certificates	present.	present.
Residential		for the program.		
□ABI/MFP 24/hr				
Residential				
□IHS				
□Placement				
□ABI/MFP Placement				
Respite				
Litespite				
⊠Employment				
Services				
⊠CBDS				

COMPETENT AND SKILLED WORKFORCE					
INDICATOR	Regulations 7.05	(a)(1) Screening of Provider Staff and Care Providers.1. All providers shall comply with applicable federal			
	(1) (a)(1)(2):	and state labor laws and not engage in discriminatory employment practices.			
L74. The agency		(2) All providers shall comply with all required Criminal Offender Record Checks.			
screens	Regulation 7.05	All providers of supports and services unless specifically exempted by law or regulations, shall be subject			
prospective	(4):	to the following requirements:(All providers shall have current staff job descriptions that describe the			
employees per		education, skills, and experience required of staff to meet the standards set forth in 115 CMR 7.04.			
requirements.	GUIDELINES: The agency has a process for interviewing prospective employees, check references and qualifications for the particular job, as				
'					
APPLICABILITY	needed, so as to hir	e qualified staff.			

^{£ -}applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

★ -when location is owned, rented or leased by the provider



All Services

Note: effective as of 7/1/14, DDS began to license ABI/ MFP residential and placement services. MRC required, and DDS will continue to require staff serving individuals in ABI/ MFP residential habilitation or placement services, to abide by certain additional screenings. The agency is required to screen ABI/ MFP employees against the List of Exclusionary Individuals and Entities (LEIE). The agency is also required to ensure that all ABI/ MFP staff are TB screened upon hire and every two years thereafter. Lastly, ABI/MFP staff whose job requires driving must be screened to ensure that he/she has a valid current driver's license.

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Review of agency system	Compare the hiring requirements against new hire information to determine	Staff were hired in accordance with requirements.	 Staff did not meet requirements <u>and/or</u> screening did not occur.
Job descriptions	whether employees met applicable provider and DDS	When ABI/ MFP services are in place, rating in this indicator is a	
Resumes	requirements. For ABI/MFP services, look for an annual attestation from the agency that LEIE reviews and TB testing was done for all ABI/MFP employees.	combination of whether the attestations are in place and # employees successfully screened over the number of items reviewed.	
	For ABI/ MFP services, look for policy and procedure for screening staff to ensure that the agency screens everyone who drives as part of their job and that he/she has a valid current Driver's license.		

INDICATOR	Regulations 7.05	3. All providers arranging or providing professional services or consultation shall assure that such
L75. The agency	(1)(a)(3):	professionals are licensed, certified, or registered as required by law to provide such professional services to the public.
assures that staff	GUIDELINES:	10 110 passes

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have the
required
qualifications
and certifications
to do the job as
applicable.

All Services

- There must be systems in place to assure that all staff have the necessary qualifications and certifications specific to the job description to support the individuals for whom they are responsible.
- There should be applicable state licensure and certification requirements for specific professional designations and agency policies relative to staff qualifications. The agency needs to have a process to ensure that applicable licenses, certificates, and professional designations are renewed as necessary and remain current.

INFORMATION HOW MEASURED CRITERIA FOR STANDARD MET CRITERIA FOR STANDARD SOURCE **NOT MET** Agency system The agency personnel Staff have the required Staff do not have the required **APPLICABILITY** system is reviewed to qualifications. qualifications. Hiring, training, determine how the agency licensure, and ensures they have qualified certification staff to support individuals. information Applicable licensures for employees such as Nursing and Psychologists are checked to assure that they are present and current.

Regulations 7.05 (6) Training. All providers shall meet the following training requirements for staff, relief staff and care **INDICATOR** (a-i) providers except as otherwise noted in 115 CMR 7.05(6). (a) Training in the reporting of actual or suspected abuse, neglect, or omission as specified in M.G.L. c. 19C and 115 CMR 9.00; Investigations and Reporting L76. The agency Responsibilities. (b) Training in the reporting of incidents as required in 115 CMR. (c) Training in the has and utilizes implementation of positive behavioral supports and the requirements in 115 CMR 5.00: Standards to a system to track Promote Dignity. (d) For staff, relief staff and care providers who may be expected to use restraint, training required on the requirements in 115 CMR 5.11: Seclusion, Locked Buildings, and Emergency Restraint and on the trainings. appropriate use of restraint using a curriculum approved by the Department. (e) For non-licensed staff who will be administering medication at a site that is required to be registered as a Medication Administration **APPLICABILITY** Program (MAP) site, training on the requirements of 115 CMR 5.15: Medication and on the safe administration of medications and are MAP certified. (f) Training in first aid. (g) Training in cardiopulmonary All Services resuscitation (CPR) for all staff at every site providing 24 hour residential supports, employment supports, day supports or 24 hour site based respite supports. 115 CMR 7.05(6)(g) shall not apply to residential sites providing less than 24 hour supports. (h) Training in all aspects of the safety plan for sites required to have safety plans under 115 CMR 7.06(3). (i) At least one staff person trained in fire safety by an approved fire safety training agency, local fire department or from the Department shall be present at every site where

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residential supports, day supports or 24 hour site based respite services are provided. All other staff and care providers are trained in basic fire safety.

GUIDELINES:

There is a set of required trainings that all staff need to have. These baseline trainings are necessary regardless of the individuals a staff person supports. Additionally, there are trainings when one person per location needs to be trained. There needs to be a system that ensures staff have completed all trainings as required. Mandated trainings include some trainings that one person per location is required to receive (e.g. formal fire safety) as well as those trainings that all staff are required to have (e.g. first aid, fire safety, CPR, abuse and mistreatment). Finally training on specific topics is required depending on staff role (e.g. MAP; HRO) staff role. Mandated trainings reviewed as part of this indicator also include:

Universal Precautions, Transmission Precautions. Please refer to the updated Provider Mandated Training information posted

Universal Precautions, Transmission Precautions. Please refer to the updated Provider Mandated Training information posted on DDS learning.

on DDS learning.			
INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Agency system – administrative office Review of required trainings – at agency offices or on-site	Agency system for tracking required trainings and a sample of training records are reviewed to determine that the agency has an effective tracking system, and that mandated trainings are current. In addition, mandated trainings need to be conducted at the frequency and within the timelines required.	 The agency has an effective tracking system <u>and/or</u> all required trainings being completed within identified timelines. 	Required trainings have not been completed within identified timelines.

INDICATOR	Regulation	(2) Staff Qualifications. All providers shall assure that the number, organization and qualifications of staff
L77. The agency assures that staff are familiar with and trained to support the	7.05(1) (a) 1-5:	meet the training, care, support, health, safety, and evacuation needs of the individuals supported by the provider. This shall be determined by all of the following:(a) The provider's ability to meet the objectives in the ISP of each individual while promoting independence and skill development.(b) The provider's ability to assist each individual to achieve the stated outcomes as set forth in his or her ISP.(c) The provider's ability to meet environmental, safety, administrative, and service delivery requirements as set forth in 115 CMR 7.07.(d) The provider's ability to develop and competently execute safety plans for all individuals at the location(s) where supports and services are provided as required in 115 CMR 7.06.
	GUIDELINES:	

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unique needs of individuals.	Beyond the trainings required for all staff regardless of the individuals they support, it is important that staff are knowledgeable concerning the specific and unique needs that individuals they are supporting have. Staff have read the individuals' ISPs and					
APPLICABILITY		have had training on any of the unique needs of each individual they are supporting. For example, training in such topics as				
		re, and cerebral palsy may be ir				
All Services	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD		
7 33111333	SOURCE			NOT MET		
	Staff interview	A sample of staff are interviewed to determine	Staff can describe each person they support and their specific needs and	Staff do not have a clear understanding of each person they		
	Training documentation their knowledge of the individuals they support and what their role is in supporting those individuals. Training documentation their knowledge of the individuals they support and what their role is in supporting those individuals. Training documentation their knowledge of the individuals they support and their specification of training. Training documentation their knowledge of the individuals they support and what their role is in support and their specification of training. Training documentation their knowledge of the individuals they support and what their role is in support and what their support and what their role is in support and what their r					
		Training documentation for a sample of staff is reviewed.				

Regulation	Training in the implementation of positive behavioral supports and the requirements in 115.CMR 5.00;			
7.05(6)C	Standards to Promote Dignity.			
Regulation	The responsibilities of the PBS Leadership Team shall include			
5.14 (4) C (6)	6. providing PBS training, coaching and oversight to staff within the organization.			
GUIDELINES:				
Staff have been train	ned in any restrictive behavioral	interventions. Documentation confirms	s that plans have been implemented	
correctly, consistent	orrectly, consistently and safely.			
INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD	
SOURCE			NOT MET	
	7.05(6)c Regulation 5.14 (4) C (6) GUIDELINES: Staff have been train correctly, consistent INFORMATION	7.05(6)c Regulation 5.14 (4) C (6) GUIDELINES: Staff have been trained in any restrictive behavioral correctly, consistently and safely. INFORMATION Standards to Promote Dignity. The responsibilities of the PBS of t	7.05(6)c Standards to Promote Dignity. Regulation 5.14 (4) C (6) GUIDELINES: Staff have been trained in any restrictive behavioral interventions. Documentation confirms correctly, consistently and safely. INFORMATION Standards to Promote Dignity. The responsibilities of the PBS Leadership Team shall include 6. providing PBS training, coaching and oversight to staff within the coaching and oversight to	



APPLICABILITY	Staff training	Sample of staff training is	Staff have been trained to safely	Staff have not been trained to safely
All Services	documentation Stoff interview	reviewed to determine if staff have been trained.	and consistently implement restrictive interventions.	and consistently implement restrictive interventions.
	Staff interview Behavior Plan Information	Staff are interviewed to assess whether they understand how to implement any restrictive interventions.		
		Behavior plan information is reviewed to determine if plan is implemented as written.		

INDICATOR	Regulation 5.11	Providers utilizing CPRR shall	Providers utilizing CPRR shall ensure that all direct care staff providing supports to an individual who has a			
	<u>(1) (b) (1):</u>	1	Behavior Safety Plan are trained in the Department approved CPRR curriculum adopted for use by the			
L79. Staff are		Providers Leadership team				
trained in safe	GUIDELINES:					
and correct	It is critical that when	n the use of restraint is necessa	ry, staff have the requisite training to a	ssure its safe utilization. A list of		
administration of	approved restraint tr	aining is available through DDS	CPRR committee. Training is either p	provided by the CPRR approved		
restraint.	agency or by provide	er staff who are CPRR trainer in	this DDS approved curriculum.			
	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD		
APPLICABILITY	SOURCE			NOT MET		
	Staff training	Training documentation	Applicable staff are trained in a	Applicable staff are not trained in an		
⊠24/hr	documentation	reviewed to determine if staff	DDS approved curriculum.	DDS approved curriculum.		
Residential		have been trained in				
□ABI/MFP 24/hr	HCSIS restraint	administering restraints				
Residential	forms	using an approved				
		curriculum.				
H3CIC IOIIIIS						
⊠Placement	regarding	Restraint forms in HCSIS are				
□ABI/MFP	associated injuries	reviewed to determine				
Placement	with restraints	whether all restraints were				
⊠Respite		applied by staff trained in a				
	Staff Log	DDS approved curriculum.				

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^{★ -}when location is owned, rented or leased by the provider



⊠Employment Services ⊠CBDS	Staff log reviewed to determine whether there have been any instances of restraint not documented as required.		
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INDICATOR

L80. Support staff are trained to recognize signs and symptoms of illness.

Regulation 7.04 (1) (f):

... promote optimal health of the individual by arranging for coordinated routine, preventive, specialty, and emergency health care, professional clinical services; make first aid supplies available; and assure prompt and appropriate response by staff to emerging health care issues.

GUIDELINES:

Staff are often the first line of defense for individuals, particularly for individuals who may not be able to describe their symptoms of illness. It is critical, therefore, that staff are knowledgeable about general signs and symptoms of illness. There are two training modules/ topics that staff are expected to be knowledgeable in:

- o Health observations
- o Just not right

All Services

APPLICABILITY

}	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
	Staff Interview Staff Log	A sample of staff is interviewed to determine if they have an understanding of the signs and symptoms of illness, such as fever, sudden acute pain, etc. Staff log is reviewed to determine the presence of any instances where staff did not respond as needed to signs and symptoms of illness.	Staff demonstrate knowledge and there are no identified instances of a lack of an appropriate response.	 Staff do not demonstrate knowledge <u>and/or</u> there are identified instances of a lack of an appropriate response.

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INDICATOR

L81. Support staff know what to do in a medical emergency.

APPLICABILITY

All Services

Regulation 7.04(1) (f):

... promote optimal health of the individual by arranging for coordinated routine, preventive, specialty, and emergency health care, professional clinical services; make first aid supplies available; and assure prompt and appropriate response by staff to emerging health care issues...

GUIDELINES:

Staff respond correctly to medical emergencies. Medical emergencies generally consist of acute episodic events that require intervention. For example, high fevers, cuts, injuries, and choking are a few of the types of situations that might require staff to seek outside assistance.

There is no specific definition of a medical emergency. The providers need to follow general procedures for medical emergencies that typically occur. In addition, the agency needs to ensure that individual considerations are also taken as the same symptoms for one person may constitute a medical emergency for someone else. For example, a fever of 100 degrees may be more significant and alarming for someone whose typical body temperature runs around 96 degrees.

Guidelines issued by Public Health agencies regarding training and protocols for responding to medical emergencies should be followed

iolioweu.			
INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD
SOURCE			NOT MET
Any policy, procedure, or protocols which outline what constitutes a medical emergency and what staff are instructed to do when these occur (e.g. call PCP; go to ER, etc.) HCSIS reports Staff Interview Staff Log	Practices at the location are reviewed to determine whether these are consistent with provider protocols. A sample of staff is interviewed to determine their knowledge of what to do in an emergency. Staff log reviewed for any instances of inappropriate response to an emergency. The presence and adequacy of first aid supplies are determined.	 Staff demonstrate knowledge, <u>and</u> there are no identified instances of inappropriate response <u>and</u> Staff are fully implementing all provider protocols and are responsive to medical emergencies. 	 Staff do not demonstrate knowledge, and/or there are identified instances of inappropriate response and/or Staff are not fully implementing all provider protocols and there are instances when the provider/staff was not responsive to medical emergencies.
Regulation 5.15		duals, prescription medication shall be a	•
(5):	i stair, provided, nowever, that i	or non-self-medicating individuals rece	iving services in the community,

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- Effective 3/1/2019, Revised 5/20, 6/20, 2/2; 5/21

INDICATOR



L82. Medications are administered by licensed professional staff. MAP certified staff (or authorized PCA staff) for individuals unable to administer their own medications. H

prescription medication may be administered by community program staff who have successfully completed the Department approved Medication Administration Program training and have been certified by the Department in accordance with 105 CMR 700.003(F)(2): Training

GUIDELINES:

There is documentation that for non-self-medicating individuals, prescription medication is administered by licensed professional staff, PCA staff or by MAP certified staff.

oortined stair (or					
authorized PCA	For PCAs, there is o	For PCAs, there is documentation of an assessment of need for assistance and authorization from MassHealth.			
staff) for	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD	
individuals	SOURCE			NOT MET	
unable to	License/MAP	Documentation of required	Staff administering medication have	Staff administering medication do	
administer their	certification	training is reviewed to	required license or MAP certification	not have required license or MAP	
own	documentation	determine that certification is	or are PCA staff.	certification and are not PCA staff	
medications.		present as needed.		working for the person.	
 	Medication review				
110		Medications for the			
		individuals in the sample are			
APPLICABILITY		reviewed to determine if			
		medication was administered			
⊠24/hr		by licensed, certified or PCA			
Residential		staff. There must be a			
⊠ABI/MFP 24/hr		separate storage and			
Residential		documentation when			
⊠IHS		medication is administered			
□Placement		by anyone other than			
□ABI/MFP		licensed/MAP certified staff.			
Placement					
⊠Respite					
⊠Employment					
Services					
⊠CBDS					



INDICATOR	Regulation 7.05		Training in the reporting of actual or suspected abuse, neglect, or omission as specified in M.G.L. c. 19C				
	(6)(a):		ions and Reporting Responsibilities.				
L83. Support	Regulation 7.05	All providers shall assure that	All providers shall assure that the number, organization and qualifications of staff meet the training, care,				
staff are trained	(2)	support, health, safety, and ev	support, health, safety, and evacuation needs of the individuals supported by the provider.				
in human rights.	Regulation 3.09	The head of every provider su	bject to 115 CMR 3.00 shall for each lo	cation where services are			
iii ii diii dii ii giitoi	(3) b		ry specialized home care placement ag				
APPLICABILITY			a person employed or affiliated with the				
Al I LIOADILII I			nan rights officer and to undertake the f				
All Comissos			r job description for the provider or age				
All Services		•	or and with technical assistance of the I	• • • •			
		means:					
		1. to inform the staff, individuals served, and their families of the individuals' rights,					
	GUIDELINES:						
		d knowledgeable of individual ric	ghts including basic rights and what cor	nstitutes mistreatment. Staff need to			
			abuse and mistreatment. Often Humar				
	with Abuse and Mis	•					
	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD			
	SOURCE			NOT MET			
	Training	A sample of training	Documentation of DDS Mandated	Documentation of DDS Mandated			
	documentation	documentation is reviewed	Reporter training is present.	Reporter training is not present			
		to determine whether					
		required training has					
		occurred. Training includes					
		individual rights and what					
		constitutes mistreatment as					
		well as DPPC reporting					

INDICATOR	Regulation 7.05	All providers shall assure that the number, organization and qualifications of staff meet the training, care,
	(2):	support, health, safety and evacuation needs of the individuals supported by the provider
	GUIDELINES:	

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responsibilities.

required.

DDS Mandated Reporter Training or a Training in a DDS Approved Curriculum is

 \star -when location is owned, rented or leased by the provider



L84. Staff are	Staff are trained, kn	Staff are trained, knowledgeable and capable of safely implementing any health related protections.				
trained in the	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD		
correct utilization	SOURCE			NOT MET		
of health-related	Staff Interview	Staff are interviewed to	Staff demonstrate understanding of	Staff lack knowledge of safe and		
protections per		assess their understanding	safe implementation as referenced	effective implementation and/or		
regulation.		of how to safely and	through ISP. There is evidence that	there is information available that		
		effectively implement health	implementation correctly occurred.	implementation was not correctly		
APPLICABILITY		related protections		performed.		
		authorized in individual's				
All Services		ISP.				

L85. The agency provides on-	Regulation 7.05 (3) (a-c):	staff in helping individuals to a supervision that supports staff	uate staff as determined by all of the follochieve outcomes identified in the indivious in increasing their skills and ability to a development and training activities that	dual's ISP (b) The level of ongoing ssist individuals supported by the	
going	GUIDELINES:				
supervision and staff	ISP goals and outco	omes that support increased skil	e provider that ensure staff are compete Is and ability to support individuals. e retention of qualified staff. This may		
development.				moduce supervision, training,	
APPLICABILITY	opportunities for further education, staff evaluations etc. The agency has a process for annual, and as needed performance evaluations and follow-up on personnel issues.				
All Services	The agency needs to have an orientation for new employees as well as options for additional trainings.				
	being implemented money managemen supervision, and ind reviews to ensure	across each location. Often a t, medication administration, ma lividual support strategy impleme compliance with recent Public	d procedures and systems that are estangencies have established protocols a intenance and repair, health care, commentation. Monthly financial audits of how Health or other directives, individual ect support staff receive the ongoing su	nd procedures in the following areas: nunication, human rights, staff training, mes, medication reviews, and frequent supervision, and monthly group staff	
	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET	



Administrative interview Administrative documentation including performance evaluation forms and process	Review of policies and procedures and administrative interview to determine the presence of a supervisory structure, frequency and expectations for supervision and expectations for staff development.	 The agency has a system of ongoing supervision that is being followed and Agency monitoring systems effectively identify areas for improvement and positive changes/corrections are made as a result of this monitoring. 	 The agency does not have a system of ongoing supervision <u>and/or</u> it is not being consistently followed. <u>and/or</u> Agency monitoring systems do not effectively identify areas for improvement and /or positive changes/ corrections are not made.
Staff Interview Staff Log	Compare the expectations (e.g. weekly supervision or monthly group staff meetings), to what is occurring.		

GOAL DEVELOPMENT AND IMPLEMENTATION					
INDICATOR	Regulation 6.21 (6) (a):		ider in the ISP process are to comple that are within the legal or contractual		
L86. Required	GUIDELINES:				
assessments concerning individual needs and abilities are completed in preparation for the ISP.	The completion of a individual. Assessment of the gregarding financial 8	nents must be submitted at least general type of supports needed & personal affairs & of financial stretchers.	by the individual, of the individual's al status eligibility for services or benefits	ng. Required assessments include an bility to make informed decisions	

APPLICABILITY

INFORMATION HOW MEASURED CRITERIA FOR STANDARD MET CRITERIA FOR STANDARD SOURCE NOT MET



 ≥24/hr Residential ≥ABI/MFP 24/hr Residential ≥IHS ≥Placement ≥ABI/MFP Placement □Respite 	Individual Record	The individual records are reviewed for presence of ISP assessments and date of submission.	•	Required assessments are present and submitted at least 15 days in advance of the ISP.	•	One or more required assessments are not present and/or not submitted within required timelines
⊠Employment Services ⊠CBDS						

INDICATOR	Regulation 6.21	_	ting, to develop and forward to the serv	•
	(6) (c):	the ISP, strategies for the prov	rision of the supports identified during th	ne ISP meeting.
L87. Support				
strategies				
necessary to				
assist an				
individual to	GUIDELINES:			
meet their goals				
and objectives			r designed to assist an individual to acl	
•	important componer	nt of the ISP. They must be sub	mitted within 15 days of the ISP meetir	ıg.
are completed		•	·	
and submitted as	INICODMATION	LIOW MEACURED	CDITEDIA FOR STANDARD MET	CDITEDIA FOD CTANDADD
part of the ISP.	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD
	SOURCE			NOT MET



APPLICABILITY	Individual Record	The individual record is reviewed for the presence of support strategies and date	Support strategies are submitted within required timelines.	Support strategies were not submitted within required timelines.
⊠24/hr		of submission.		
Residential				
⊠ABI/MFP 24/hr				
Residential				
⊠IHS				
⊠Placement				
⊠ABI/MFP				
Placement				
□Respite				
⊠Employment				
Services				
⊠CBDS				

INDICATOR	Regulation 6.21	To implement the ISP by provi	ding the agreed upon supports.			
L88	(6) (d):					
Services and	GUIDELINES: Staff need to have a clear understanding of the needed services and supports identified in the ISP and their responsibility in					
support	delivery in order to support individuals in reaching their goals. It is important that staff, even if they are not directly responsible for ISP support implementation, understand the goals an individual is working on in order to fully support goal implementation. It					
strategies identified and	is important that the Provider implement agreed upon strategies and actions to support the individual to accomplish his/her ISP objectives.					
agreed upon in the ISP for which	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET		



the provider has designated responsibility are being implemented.	Individual record Progress notes Staff interview	The individual record is reviewed for documentation of service & support strategy implementation (progress notes).	•	Staff are knowledgeable of support strategies and they are being implemented as designed.	•	Staff are not knowledgeable of support strategies and/or they are not being implemented as designed.
APPLICABILITY		The staff are interviewed for knowledge about the needed supports and their role in delivery or can identify who is responsible.				
⊠EmploymentServices⊠CBDS						

L89. The provider has a complaint and resolution process that is effectively implemented at the local level. GUIDELINE Note: effective as of 7/1/14, DDS began to license ABI/ MFP residential and placement services. MRC required, and DDS will continue to require locations serving individuals in ABI/ MFP residential habilitation or placement services, to abide by certain additional requirements. DDS continues to expect: There should be a policy and procedure from the provider outlining their complaint resolution process. Each location should follow the agency's policy and procedures, and documentation that the staff, participants and guardians have been trained should be available. Each location should have a log, either on paper or

MRC/ DDS engagement guidelines for ABI services

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INDICATOR



	electronic which records the complaint with date, short description, name of the complainant, date resolved and who and how						
APPLICABILITY		this was resolved.					
	INFORMATION	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD			
□24/hr	SOURCE			NOT MET			
Residential	Individual record	Review of policies and	The agency has a system of	The agency does not have a			
⊠ABI/MFP 24/hr		procedures and	ongoing complaint resolution that is	system of ongoing complaint			
Residential	Progress notes	administrative interview to	being followed.	resolution			
□IHS		determine the presence of a		 and/or it is not being 			
□Placement	Administrative	complaint resolution system		consistently followed.			
⊠ABI/MFP	documentation	and structure, frequency					
Placement	including policies	and expectations for					
Respite	and procedures	reporting and responding					
□ IXe3pite		and frequency of training to					
□Employment	Staff Interview	staff.					
Services	Staff Log	Compare the expectations					
□CBDS		to what is occurring.					

INDICATOR	CMS § 441.530	Ensures an individual's rights of privacy				
	Home and					
L90. Individuals	Community-					
are able to have	Based Setting.(a)					
privacy in their	(1) (iii)					
own personal	Regulations	Bedroom doors are lockable unless clinically contraindicated or unless an individual,				
space.	7.07 (7) f	or his or her guardian, if applicable, chooses a bedroom with access to egress and consents				
		to the bedroom door not having any lock.				
	GUIDELINES:					
APPLICABILITY		als in 24-hour residential supports and placement services begins with each individual having clearly				
		g, sleeping and personal care spaces. There should be a lock on the bedroom door, unless otherwise				
⊠24/hr	contraindicated and	documented through the ISP process or unless the bedroom door leads to an egress. Even if individuals				
Residential	are sharing a room, there is an expectation that their sleeping area and furniture is their private space. Staff (Home providers)					
⊠ABI/MFP 24/hr	knock before entering a person's room. Staff /Home providers encourage and support other people to respect others' privacy.					
Residential		ers) do not enter people's rooms without permission. This permission can be given prior to entry. For				
	example, staff obtain	ned permission to enter the bedroom, but needs to step away and return momentarily, and don't need to				

£ -applies when Provider is responsible (L33-L47 apply when provider is responsible for health care; L67-L72 apply when provider is responsible for financial support)

★ -when location is owned, rented or leased by the provider

*-when location is owned, rented or leased by the provider Effective 3/1/2019, Revised 5/20, 6/20, 2/2; 5/21



☑IHS☑Placement☑ABI/MFPPlacement☑Respite☐Employment	ask for permission to reenter when she/he returns. Staff /Home providers do not open people's closets or drawers without permission. Individuals are supported to be alone when they want. They can spend time alone in their rooms, with the door closed, if they choose. They are allowed and even encouraged to close the bedroom door when they want or need privacy. For individuals with roommates, there are opportunities to be alone. Staff facilitate these opportunities and work with roommates to come to agreements that respect and foster privacy of all roommates.					
Services	INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET		
□CBDS	Site visit Individual interview/ observation Staff interview	The site is reviewed to determine whether there is environmental support for privacy (e.g. private meeting space; private bedrooms). Staff are interviewed and individuals are interviewed/ observed to determine whether individuals understand that they have privacy in their own personal space. The Observation to determine whether privacy is supported in practice (i.e., staff knock on doors, individuals are able to be in their rooms).	 There is substantial interview and observational evidence that individuals have privacy in their own personal space(s), <u>and</u> the individual has a lockable bedroom door (unless contraindicated by ISP team or leading to egress). 	There is minimal indication through interview and/or observational evidence that individuals have privacy in their own personal spaces and/or the individual does not have a lockable bedroom door.		

INDICATOR	Regulations	Reportable Incidents (1) A reportable incident is any event or occurrence in the life of an individual that
	13.02 - 05	must be reported to the Department. The categories of incidents that are subject to the reporting
L91. Incidents		requirements of 115 CMR 13.00 include, but are not limited to, the following:
are reported and		(a) unanticipated or suspicious death;
reviewed as		(b) inappropriate sexual behavior;
101101110111011		(c) significant behavioral incident;

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mandated by	(d) unexpected hospital visit;
regulation	(e) fire;
	(f) suspected mistreatment;
	(g) theft;
APPLICABILITY	(i) missing person;
	(j) criminal activity;
All Services	(k) transportation accident;
7 00111000	(I) emergency relocation;
	(m) suicide attempt;
	(n) property damage;
	(o) victim of physical altercation; and
	(p) medical/psychiatric intervention not requiring a hospital visit.
	(2) The Department may modify the categories and definitions of reportable incidents at its discretion.
	Departing products he completed in accordance to the propries sentence to the in 145 CMD 12 02 12 05
	Reporting needs to be completed in accordance to the requirements set forth in 115 CMR 13.03-13.05.
	The Department may modify the categories and definitions of reportable incidents at its discretion
	GUIDELINES:

All staff need to be knowledgeable concerning what constitutes a reportable incident, and practices and timing for filing, and reporting to supervisory personnel.

Supervisory staff need to take immediate actions to protect health, safety and welfare of the individual(s) and to ensure that the incident notes the people involved in the incident including any eyewitnesses to the incident.

Guardians need to be informed of all major incidents as soon as reasonably practical after the incident, and of minor incidents in accordance with the preferences of the guardians.

accordance with the	preferences of the guardians.		
INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Policies and procedures for reporting incidents. Incident reports (HCSIS)	A review of incidents filed to identify those that have been filed, and the timelines for these. Notification of all major incidents to all parties, including the guardians is checked.	 Review of incidents indicates that staff are filing incidents that meet the definition of reportable And these are reported and finalized within timelines and there is no evidence of unreported incidents. 	 Review of incidents indicates that staff are not filing incidents that meet the definition of reportable, And/or These are not reported or finalized within timelines and/or there is evidence of unreported incidents.

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	Communication and locations Logs	A review of a sample of documentation (individual			
	Individual Record	and location) is conducted to assess whether reportable			
	Staff interview	items noted within communication log,			
	Individual interview	individual record, or interview were also filed as incident reports.			
		Staff interviewed to determine knowledge of what constitutes reportable incidents.			
INDICATOR Environmental Safety L92. The Provider has ensured that all Provider owned/ operated sub- locations have the required licenses and	Regulations 7.07(1):	All homes and work/day supports must meet all applicable building, sanitary, health, safety, and zoning requirements.			
	GUIDELINES:				
	This indicator applies to provider owned or operated sub-locations which consist of provider owned, leased or operated buildings/ space, social enterprises, worksites, meaningful day activity sites and enclaves serving a group of individuals within a community setting.				
	Definitions of sub-locations: agency owned/rented/leased locations in which the agency provides support to individuals. Some examples include coffee shops, farms, farm stands, art studios, paper shredding/recycling. Social enterprise or other business used as either a day service training location or a group employment location.				
inspections. APPLICABILITY	The provider owned/ operated sub-location may be used for some portion of programming or work support (e.g. to learn a particular work skill). The sub-location may be used for some but not all individuals on a routine and ongoing basis, and/ or the sub-location may not serve a particular group of individuals on a routine basis, but rather, is used to serve as an service option for individuals.				
24/hr Residential ABI/MFP 24/hr Residential IHS	The Provider is responsible for assuring that the relevant inspections are obtained and current for all provider owned/ operated sub-locations.				
	Required inspection	s may include:			

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Placement ABI/MFP Placement □Respite

X Employment Services X CBDS Certificate of Occupancy

- Signed building permits for any renovations; CO if needed for major renovations performed prior to occupancy.
- Certificate of inspection from Board of Health for any location that prepares food for retail sale
- Annual inspection of sprinkler
- Annual inspection of elevator
- Annual inspection for oil/gas furnaces (note: gas furnace inspections need to be done by a certified/licensed entity; electric heat systems do not require inspections)
- Annual inspections for fireplaces, wood-burning and pellet stoves, cooking stoves (ex. wood fired pizza oven)
- Annual inspection of smoke detector and carbon monoxide detectors
- Barns, riding arenas, stables, and the surrounding grounds are primarily regulated by the Department of Agriculture, and require a Stable License
- Any necessary license/inspection required for the business/ specific service being provided (ex. dog grooming/boarding; child care)

INFORMATION SOURCE	HOW MEASURED	CRITERIA FOR STANDARD MET	CRITERIA FOR STANDARD NOT MET
Inspections	Inspections for all sub locations are reviewed as part of the administrative review.	All relevant inspections are present and current for each provider owned/ operated sub-location	One or more required inspections are not present and/or current for each sub-location